

1895-653 Chancery Causes: Henry J. Morgan vs. Adm. of A. R. Anderson to
Lee Co.

Folder 1012

Livingston, Barton, Wygal, Durcan, Cowan & McClung & Co], Pridemore,
Birdsall Co], Eagle Machine Works], Moore, Surgenner, Owens,
Williams, Davis

CA-Debt
T-Property

-Deed

To the Hon. H. S. K. Merison Judge of the Circuit
Court of Lee County Virginia;

Your Orator Henry J. Morgan who sues for the benefit
of himself and all other creditors of the late Aaron R. Anderson
dead who will come into this suit, and contribute their due
proportion of the costs thereof, humbly complaining would
respectfully represent: That on the 11th day of November
1888 the said Aaron R. Anderson departed this life intestate
in the said county of Lee the owner of valuable real and
personal estate. And soon thereafter his son Wm. J. Anderson
applied for, and obtained letters of administration on his
personal estate, ^{in the county court of Lee county} and one J. Livingston became the security
of the said Wm. J. Anderson as such admr. for the due and faithful
performance of the duties of said office of administrator,
and a transcript of the Order of said county court showing
his qualification and of said administration bond is herewith
filed as a part of this bill. Marked (A.B.)

Your Orator states that soon after his qualification as above
stated the said William J. Anderson took charge and control
of said personal estate and made a sale of the live stock
and perishable property; and from the proceeds of said sale
and the evidences of debt and choses in action which came
into his hands, the said Wm. J. Anderson ought to and will no
doubt receive from \$2000.00 to \$3000- but the precise amount
your Orator cannot ascertain.

Your Orator states, that should the said Wm. J. Anderson as
such admr. receive of said personal estate, the greatest sum
above named, that sum would be largely insufficient,
and greatly inadequate, to pay and meet the demands
and pay the debts owing by the said Aaron R. Anderson dead,
as your Orator is informed and believes.

Your Orator states the said Aaron R. Anderson left at his
death, a large and valuable tract of land wherein he owned

1 supposed to contain from 300 to 500 acres and was invested
2 with a title in fee thereto. Said tract of land lies in Lee Co.
3 Virginia about 8 miles South of Jansville on Black water Creek
4 and on the road leading from Jansville to Rogersville and
5 it adjoins the lands of St Lewis, Joseph Blasing and others.

6 Your Orator states that said Aaron R. Anderson was a
7 married man, but that his wife predeceased him a few
8 days "to that undiscovered country from whose bowels
9 traveler returns" so that said real estate is not encumbered
10 by claim;

11 Your Orator states that said Aaron R. Anderson ^{left} the following
12 live children his heirs at law to whom at his death the
13 said tract of land descended to wit. the said W. F. Anderson
14 Mary Anderson who married F. J. Wygal. John Anderson about
15 20 years Old. Ellen Anderson about 19 years old and now
16 the wife of Harvey Barton. Hugh B. Anderson, aged about 16
17 years. and Mathis Anderson aged about 13 years. The
18 said Mary Wygal since the death of her father has likewise
19 defunct this life intestate leaving a small infant whose
20 name is Maud Wygal.

21 Your Orator now states that said Aaron R. Anderson in his
22 lifetime to wit on the 17th day of May 1887 executed and
23 delivered to him his bond under seal which is hereunto
24 filed marked (AB) by which the said Anderson undertook and
25 bound himself one day after the date thereof to pay to your Orator
26 fifty dollars for Value Received.

27 Your Orator states that such and every part of said bond or note
28 is now justly due and owing to him, no part thereof ever
29 having been paid him either by said A. R. Anderson in his lifetime
30 or by said Adm^r. Since his death.

31 Your Orator further states that on the 25th day of August
32 1885 One Fielding Testerman and said A. R. Anderson executed
33 and delivered to the late law firm of Morrison and Morgan a

1 writing under seal which is herewith filed marked (A.D.)
2 By which said writing the said Testaman and Anderson on
3 the day and year aforesaid agreed and promised to
4 pay H. D. K. Morison & John M. Morgan the persons confessing said
5 law firm by their firm name of Morison & Morgan. One
6 hundred and seventy five dollars, in the event that
7 said Morison & Morgan should gain for the said Testaman
8 & Anderson, three suits, then pending against them in
9 the Circuit Court of Lee County, two of which were brought
10 by the Birdsell Company and the other by the "Eagle Machine
11 Works". And your Orator avers that said Morison & Morgan
12 did gain for said Testaman and Anderson said three suits
13 so that said sum of \$175.00 became due and owing said Morison
14 and Morgan for services rendered in said three suits with
15 interest thereon from the 25th day of August 1885.

16 By ^a writing enclosed on the back thereof dated Feb 6 1887
17 the said Morison and Morgan assigned and transferred
18 to your Orator said writing under seal, so that he is
19 now the owner thereof, each and every part of which
20 is now due and owing to him. No part or parcel
21 thereof ever having been paid either to said H. D. K. Morison
22 or John M. Morgan or your Orator, either by said
23 Fielding Testaman, or the said Anderson in his life
24 time, or by his admt since his death; And your
25 Orator states that said Fielding Testaman has left the
26 State of Virginia, and hence the estate of said A. R.
27 Anderson is looked to for the payment of said sum of money.

28 Your Orator is informed, that that the estate of A. R.
29 Anderson is owing to the said A. J. Livingston a large
30 debt, but the precise amount thereof he cannot state.

31 Your Orator is also informed and believes that said
32 A. R. Anderson executed a deed of trust, by which he
33 conveyed to Judge G. I. Dawson said tract of land

1 in trust, to secure to Bowman McBlung & Co of Knoxville
2 Tennessee a large debt. But the precise amount thereof
3 he cannot state. But your Orator is informed and believes
4 and hence he charges that this debt so secured has been
5 nearly or quite paid;

6 Your Orator is further informed and believes that
7 said A. R. Anderson recently executed a second deed of trust,
8 by which he conveyed to Genl A. L. Pordumore as trustee
9 said tract of land to secure the payment of a large
10 debt of about \$1500.00 due to the Birdsall Company and
11 to the Eagle Machine works, both of which are foreign
12 corporations. But your Orator is informed and believes
13 that about one third part of said debt, so secured, has
14 been recently paid by the said Wm. F. Anderson as the admt.
15 of said A. R. Anderson deed.

16 Your Orator is also informed that one Hugh J. Moore
17 of Scott Co Va. claims to be a lien creditor of the said
18 A. R. Anderson deed. But as to the character of said lien
19 if such there be, or the amount thereof your Orator
20 knows nothing.

21 Beside the debts now referred to, Your Orator is informed
22 and believes, that the said A. R. Anderson is owing many
23 other debts scattered about over the country, of which your
24 Orator has no knowledge whatever.

25 Your Orator states that said W. F. Anderson has not settled
26 his account as such admt. before a proper commissioner
27 of the court, so as to disclose the amount of personal estate
28 that is, or will come into his hands, as such, which may
29 be applied to the debts of his intestate.

30 Under the facts of this case, Your Orator is advised
31 that he is entitled in a court of equity to have the
32 assets of said estate marshalled, the creditors thereof
33 convened, and so much of said real estate sold as will

1 with the personal estate pay and discharge the debts
2 and liabilities of said estate, and to attain these
3 ends is the object of this bill:

4 The premises considered your Orator prays that
5 said W^m F. Anderson as adm^r aforesaid and in his right
6 as an heir at law, ~~As Executor~~ in his own right, and
7 as next of kin said W^m F. Anderson as such adm^r, John Anderson
8 Harvey Burton, Ellen Burton, Hugh C. Anderson, Mattie A
9 Anderson, Maud Wygal, ^{F. J. Wygal} C. J. Duncan, trustee, Cowan McBlung & Co.
10 A. L. Prochemore trustee and the Birdsell Company
11 The Eagle Machine Works and Hugh J. Morse be made
12 defendants to this bill and be required to answer the same
13 fully on Oath. That a guardian ad litem be appointed
14 John Anderson, Ellen Burton, Hugh C. Anderson, Mattie
15 Anderson and Maud Wygal to defend their interest in
16 this cause. That an Order of publication be entered posted
17 and published against Cowan McBlung & Co. The Birdsell
18 Company and the Eagle Machine Works be made defendants
19 to this bill and be required to answer the same fully on
20 Oath, and upon a hearing of the cause the several
21 accounts necessary to attain the ends in view be taken
22 by a proper Commissioner of the Court, and that the
23 tract of land herein referred to, or so much thereof as
24 may be necessary for the purpose be decreed to be sold.
25 And if in anywise mistaken in this his Special prayer
26 then your Orator prays for all general relief may the
27 Commonwealths writ of Habeas Corpus be granted &c.

28 Henry J. Morgan for Deft

J. J. Morgan

1. Creditors Bill

Amesbury, Dec 2nd

This image shows a blank, aged, cream-colored page, likely an endpaper or flyleaf from an old book. The paper has a slightly textured appearance with some minor discoloration and small dark spots, possibly due to age or handling. There are faint vertical lines running down the page, suggesting it might be part of a ledger or a page with pre-printed columns. The overall tone is warm and slightly yellowed.

1891

1. *Prunella* for *Prunella*
 2. *Prunella* for *Prunella*

8. *Scorpaenidae*
 9. *Scorpaenidae*
 10. *Scorpaenidae*

To the Hon H. S. W. Morrison Judge of
the Circuit Court of Lee Co Va

The Answer of John Anderson Ellen Barton
Hugh C. Anderson. Mattie Anderson and
Maud Wygal by, Jno M Morgan their guar-
dian Ad Litem to a bill filed against
them and others by Henry J. Morgan
who claims to be a creditor of A. R.
Anderson Decd. ~~Who~~ ^{was} ~~lives~~ ^{for} on behalf
of himself and other creditors of said
Decedent.

Respondent says his said wards are young
and of tender years and as such are
the peculiar wards of Courts of Equity and
their interests in this suit is therefore
committed to your Honors care and keep-
ing. Respondent further says he knows
nothing himself of the debts and liabil-
ities of the said A. R. Anderson Decd,
which are referred to in the Pledge Bill,
Except the debt due the late Law firm
of Morrison & Morgan, nor has the said
wards or others given him any in-
formation touching said debts, & liabilities.

Respondent for his said wards, desires that
no ~~claim~~ ^{claim} or ~~debt~~ ^{debt} be allowed unless
clear and satisfactory proof in support
of the Justice of the same shall have

proceeds in the support of
the same

Respondent having now as fully an-
swered as he deems it necessary
or Material to answer, prays that
his said wards be hence dismissed
and awarded their costs,

Wm. R. P. J. J. M. Morgan,
Guardian ad Litem

Henry J. Morgan.

Answer of Jno

vs J. M. Morgan & al.

Creditors Bill

Wm. Anderson, Adams et al.

Filed 2nd March 1881

1881 J. A. S. S. S. S. S.

Henry J Morgan

vs

W. T. Anderson ~~Plaintiff~~

Deft

Defts

In Chancery

This cause came on again this day to be finally heard on the papers heretofore read in the cause, and the report of Special Comr. H. J. Morgan dated and filed in the cause at the present term, showing that he had executed a deed of conveyance to F. L. Anderson for the land bought by him in this cause on Dec. 2 1889, and was argued by counsel, and said report and deed being accepted by the court in consideration whereof it is adjudged ordered and decreed that said report and deed be and the same are hereby confirmed, and the clerk of this will deliver to the clerk of the county court said deed for recordation, and ~~the clerk of this will deliver to the~~ there being no further action necessary in the cause the parties are hence dismissed and the cause stricken from the docket.

Henry J. Morgan

as { Decm No 9. Final

W. J. Anderson adm. tal.

Enter this
June 6th 1895

W. J. M.

Henry J. Morgan
vs

W. I. Anderson admt & al

Plff }
Defts } In Chy

This cause came on again this day to be further heard on the papers heretofore read in the cause, and the report of Special Comr. H. J. Morgan dated and filed in the cause May the 8 1895 showing that since the filing of his second report of disbursements in this cause that he had collected and paid out the sum of \$1808.09 which is the balance of the purchase money in full, and that the debts had all been paid and discharged, and was argued by counsel, and the said report being unaccepted & filed the time required by law, On consideration whereof It is adjudged ordered and decreed that said report of receipts and disbursements, be and the same is hereby confirmed, And F. L. Anderson the purchaser of the land sold in this cause on the 2 day of Decr 1889. having paid the purchase price as appears by said report, Henry J. Morgan is therefore appointed a Special Comr. for the purpose, and he is directed to convey by proper deed with covenants of Special Warranty to F. L. Anderson the land so purchased by him, and he will report his action to the court, and until the coming in thereof, the cause is continued.

Henry J. Morgan

vs { Deceit No. 8

W. J. Anderson adm'tal.

Q.B.

Page 198

Entered this

June 5 1895

W. J. M.

Henry J. Morgan

vs.

Plff

In Chancery

Wm. T. Anderson admt & others

Defts

This cause came on again to be further heard on the papers formerly read in the cause, and the rule awarded the Plff as cont. at the last Term against F. B. Anderson Wm T. Anderson and M. W. Livingston requesting them to show cause why a decree should not be entered against them for the unpaid purchase money, and why the lands heretofore sold in this cause and purchased by said F. B. Anderson should not be ~~or~~ sold. Having been returned by the Sheriff Executed and was argued by Counsel. And the said F. B. Anderson and W. T. Anderson & M. W. Livingston his surties on the purchase money stating failing to show any cause against the said rule. On the Motion of Cont. H. J. Morgan. It is adjudged ordered and decreed that he recover against F. B. Anderson W. T. Anderson and M. W. Livingston the sum of \$1306.89 with legal interest on \$1084.72 from the 1st day of Decr 1889, and the like interest on \$222.17 the residue thereof from the 23rd day of April 1893 till paid, and the accrued cost of this cause and the cost of this proceeding. And unless said sums be paid to said Cont. Morgan within 20 days from the rising of this court, then that said Cont. Morgan proceed to again ^{sell} said land or so much thereof as may be necessary to pay said debt interest and cost, and cost of sale, and said sale shall be made at public Auction to the highest bidder at the front door of the court house on some court day, after the sale shall have been advertised 30 days prior thereto showing time terms and place of sale. At said sale said Cont. will require one third part of said debt, and the cost and commission to be paid in hand, and as to the residue 6 & 12 months time will be given with interest from day of sale, and bond with approved security given for the deferred payments, and said Cont. will report his action to the court, and the cause is continued

Henry J. Morgan
vs. } Decree No. 7 Re Sale

W. I. Anderson, adm'r

C. D.
Page 15²

Enter this decree
March 7 1895

W. I. M.

Henry J. Morgan

Peoff

Les. Chy

vs.
W. J. Anderson admt. & al. Defts.

This cause came on again this day to be further heard on the papers heretofore read therein and the report of Special Comr. H. J. Morgan dated and filed in the cause Oct 19 1894. Showing that there was a balance of purchase money still due him and that the same long since became payable, and praying for a rule against the purchasers of the land sold in this cause and their surety on the bond, and was argued by counsel, and said report being unaccepted to. On consideration whereof and on motion of said Comr. it is adjudged ordered and decreed that said report be confirmed. And a rule is awarded said Comr. against F. L. Anderson, W. J. Anderson & M. W. Sengston returnable here on the first day of the next term requiring them to show cause if any they can why a decree should not be entered against them in favor of said Comr. for \$1306.89 the balance of the purchase money, with legal interest on \$1084.71 from Dec. 2 1889, and the like interest on \$222.17 the residue thereof from the 23rd day of April 1893 till paid and the accruing cost and the cost of this proceeding, And why the land heretofore sold in this cause should not be re-sold to pay the same, And until the coming in of said rule executed the cause is continued.

Henry J. Morgan
as } Decm No 6 Audgn. Reels

W. J. Anderson ad. vol

Ref'd in Chancery

Order Book

Page 69 & 70

Eaten
Nov. 12 1894
M. J. M.

Virginia
At a circuit Court Continued and
held for Lee County at the Court-house
thereof on Monday Novr the 12th 1894

Henry J. Morgan Plff
Against
W. T. Anderson Admr et al Defts. } In Chancery

This Cause came on again this day to be further heard upon the papers heretofore read therein, and the report of Special Comr H. J. Morgan dated and filed in the cause Oct 9th 1894; Showing that there was a balance of purchase money still due ~~him~~ and that the same long since became payable and praying for a rule against the purchaser of the land sold in this cause; and their Surety on the bonds, and was argued by Counsel, and said report being unaccepted to on consideration whereof, and on motion of said Comr; it is adjudged, ordered, and decreed, that said report be confirmed, and a rule is awarded said Comr. against F. L. Anderson, W. T. Anderson, & M. W. Livingston returnable here on the first day of the next term, requiring them to show cause if any they can why a decree should not be entered against them in favor of said Comr for \$1306.89 the balance of the purchase money, with legal interest on \$1084 $\frac{72}{100}$ from Dec 2nd 1889; and like interest on \$222.17 the residue thereof from the 23rd day of April 1893.

till paid and the accruing Costs, and
 the Costs of this proceeding, and why the
 land sold heretofore in this Cause shall
 not be resold to pay the Same, and
 until the coming in of said rule the
 Cause is continued.

Acopy

Teste ARB Munsey Clerk

Henry J Morgan
 Copy of Decree
 W. J. Anderson et al

To 1st day Mar Term

Executed by delivering
 a true copy of the
 within to H. L. Anderson
 W. J. Anderson
 M. W. Livingston
 this January 17 day 1873
 H. B. Livingston D.S.
 per C. E. Talmerly
 J. H. C.

6322
 5 1.50
 472

100

Henry J. Morgan

vs.

Wm. J. Anderson adm'tal Defts

Plff

Imbly

This cause came on this day to be further heard on the papers heretofore read therein, and the report of Special Comr. H. J. Morgan dated and filed in the cause Augt the 6th 1891. Showing that on the first installment of the purchase price of the land sold in the cause, he had received \$790.00 and had paid out as shown by his receipts \$836.40 so that he had overpaid the amount he had received the sum of \$46.40. And was argued by counsel. On consideration thereof. It is adjudged ordered and decreed (said report being unaccepted to) that the same be confirmed and Comr. Morgan will retain out of the next money he receives in the cause said sum of \$46.40 and the cause is continued.

Henry J. Morgan

as } Dec 104

W. J. Anderson admiral
Entered Chgo 03
page 341 Sept
2 1891.

J. H. Hyatt

Enter this

Sept 2 1891.

H. J. M.

Henry J. Morgan

Plff

vs
J. C. Chy

vs
J. T. Anderson admt. et al. Dfts

This cause came on this day to be further heard on the papers formerly read therein, and the report of Special Comr. H. J. Morgan dated Dec. the 6th and filed in the cause Dec. 12 1889, showing a sale of the eastern part of the tract of land in the bill mentioned, from which is to be realized the net sum of \$3254.16, and was argued by counsel, and said report of sale being unaccepted to. On consideration whereof it is adjudged ordered and decreed that said report and sale be confirmed, and a writ of possession is awarded the purchaser to cause him to have the possession of the land purchased and the cause is continued

Henry J. Morgan

27 } Dues No. 3

Wm. J. Anderson adm. vol

Entered Phy. O. B.

257.51 April 12

1890. J. L. Hyatt

Enter this
Apr. 1 1894

H. J. M.

Henry J. Morgan

Plff

vs.

Wm T. Anderson admr. &al Defts

In Chancery

This cause came on again this day to be further heard on the papers heretofore read therein and the report and exhibits thereof of Comr. John A. Hyatt filed in the cause Augt the 19th 1889 and the deposition of witnesses, and was argued by counsel. And it appearing to the court from exhibit (W. T. A.) with said report that there will be in the hands of W. T. Anderson as admr. of A. R. Anderson decd. as of the 1st day of Decr 1889 growing or arising from the personal estate of A. R. Anderson decd the sum of \$2033.77 which may be applied to the debts of the decedent. And it further appearing to the court from exhibits (C. C.) and (H. G. No 1) with said report, that the outstanding debts against the estate of the decedent when calculated down to Decr 1. 1889 will amount in the aggregate to at least the sum of \$5281.50 and possibly to the sum of \$5432.55 as shown by exhibit (I. G. No 2) with said report. And of said indebtedness at least \$1613.15 ~~cannot~~ ^{constitute} ~~possibly~~ ^{liens} \$1764.20 constitute liens on the real estate of said A. R. Anderson decd. And for the present the court does not pass upon the question presented by Special Statement No 1, and Special Statement No 2, but the same is left open for future adjudication. And for the present the court takes for the basis of its action the view most advantageous to the estate, and in this view of the case the indebtedness against the estate amounts in the aggregate to the sum of \$5281.50 and when the sum of \$2033.77 the fund in the said adms funds shall be applied thereto it will still leave the sum of \$3247.73 to be raised by a sale of real estate. And it having been suggested that but a small part of the real estate if any will be left after the payment of said debts, and Comr. Hyatt having reported the fact that two of the heirs of said A. R. Anderson decd had been advanced by him in his lifetime the sum of \$500.00 ^{each} and that four of his heirs had received nothing

and it being both just and desirable that the said named
four heirs should be made as near equal to the said two
first as possible. One consideration of all which it is
now adjudged ordered and decreed that Statement (W. J. R.)
of the administration ^{account} of W. J. Anderson, be confirmed, and he
is ordered to pay out said \$2033. 77 on the common indebted-
ness of said estate. And Statement (B. G.) with said report is
likewise confirmed. And Statement (X. G. No. 1) with said report
is confirmed as to \$1613 15 but as to the difference between it and
and Statement X. G. No. 2 of \$1764 20 is left open for future adjudication
and no action is taken on Special Statements No. 1 & 2. And with
these exceptions said Byatts general report is confirmed, And
it is further adjudged ordered and decreed that all the real
estate of the decedents A. R. Anderson be sold in a body together
on a credit of One two and three years time with interest
from day of sale except as to so much as will pay the costs
of suit and sale which shall be required to be paid in hand
and the purchaser required to give bond with approved security for
the deferred payments. Said sale shall be made after 30 days
notice showing time terms and place of sale, it shall be made
at public auction to the highest bidder at the front door of
the Court House of Lee County on some court day, And
Henry J. Morgan is appointed a special Com. to execute
this decree of sale, who before doing so is required to execute
bond with good security before the clerk of this court in the
sum of \$7000. with condition to account for all money he may
receive in the cause and he will report his action to the
court and the cause is continued.

Henry J. Morgan

as } Decree No. 2

W. J. Anderson adm. tal

Continued page 209

Sept. 3rd 1889

J. A. Schuyler

Continued
Sept. 3rd 1889

Henry J. Morgan

Plff

vs.

Wm F. Anderson admr. & al

Defts

In Chy

This cause came on this day to be heard on the bill of the plaintiff and exhibits therewith & the report made by the audit committee

And the answer of John Anderson Ellen Burton Hugh C. Anderson Mattie Anderson and Maud Hygal the infant defendants by John H. Morgan their guardian ad litem and was argued by counsel. And it appearing to the court from the allegations of the bill that an account is necessary in the cause. It is therefore adjudged ordered and decreed that Messrs John A. G. Hyatt one of the commissioners of the court do take and state the following accounts and report the same to the court at its next Term

First. He will take and state the account of Wm F. Anderson as admr. of John F. Anderson decd and show therein the sum which the said Admr. ought to realize out of the personal estate that can and ought to be applied to intestate debts.

Second. He will take and state an account of all outstanding debts and liabilities against intestate estate and he will show therein the names of the several creditors, the amount of their respective claims the date from which they each bear interest and the aggregate thereof.

Third. He will then report and show any specific liens there may be on the real estate in the bill mentioned to show also the amount of each, and the priority of any of such there be.

Fourth. He will report any matter claimed pertinent by himself or required by the parties; and the cause is continued.

Henry J. Morgan
no. } Decem 1881

Wm F. Anderson ad. 1881

Entered by Henry J. Morgan
Ad. 1881
Wm F. Anderson

Enter this
April 2 1889.
W. F. Anderson

The depositions of S. S. Surgenon
and A. R. Surgenon taken
in support of the note of \$338.17
here in question - on this
the 5th Aug. 1889

S. S. Surgenon being duly
sworn deposes and says,

Some time about the
last of May or 1st June
1888 - Conet Moore came to me
and offered to sell me enough
poplar timber ^{for cash} to pay his
taxes amounting to 40¢.
I declined to trade for so small
an amount - saying to him
that if he would deliver me
enough poplar timber in the
log on the creek deposited
where it would not wash
away to pay me the half
of a \$338.17 ^{note} I held against
him and A. R. Anderson
with J. D. Moon as security
as well as enough to pay the
40¢ of tax money he owed.
I would get him up the
40¢ in cash - He thereupon

Contracted and agreed
with me, to deliver me
enough of poplar lumber
in the log, on the land
of W. L. Hudson on the
Creek, and deposit it
where it would not wash
away at 40¢ per M. to
satisfy his half of said note
but little of which was to be
second class. and 8000 ft of
first class lumber for the
40¢ Cash. to be first deliv-
ered, ^{all to be paid up} and by the first of
August 1888.

We failed to fill this
Contract, on the application
of ~~Wm~~ E. Moore for the 40¢
to pay taxes I declined to let
him have it until the contr-
act was filled, but on his
earnest solicitation I did
give or find up the 40¢ for
Mr. Moore, and at Mr. Moore's
request I sent men over to
measure up and harvest
enough logs to fill the contract

so that Moore could tell
what number of logs to deliver
and at the same time I
told my son not to receive
any logs contrary to contract.
I cannot state that Mr.
Moore ever delivered any
logs, according to contract.

In answer to Emmit Moore
the witness states that he
informed him (Mr. Moore)
that if he would deliver the
logs according to contract, he
would take his son S. R. Sur-
german for the pay.

And further this witness saith not.

S. R. Surgerman

S. R. Surgerman being duly
sworn, deposes and says
that he was present when
the contract was made between
his father S. S. Surgerman and
Emmit Moore, and the their
agreement was that Emmit

Moore was to deliver enough
to pay half of his grove & 40 ft. tax money -
cumber in the logs in the Black

water creek, on the lands of W.
S. Anderson at such points
as not to be washed off by
high water, the logs to be
delivered by 1st Aug. 1888.

Said logs was never deliver-
ed according to contract - but
some of said lumber was
put in the creek - I measured
about 12000 ft of lumber he had
hauled to the creek 8000 I suppose
of which was first class lumber.

I also measured up other
logs & branded them which
had not been hauled to the
creek, and I did contract,
run and received a part of
the log so put in by said E.
Moore, but I don't ~~think~~ ^{think} received
more than satisfies the 40¢
Tax money, the 20¢ claim of
Nash Fildemore and an order of
30¢ given Asberry Owens by
E. Moore - the tax money
and 30¢ order has been
paid by me - and I get

I hold the 20th Indemnity
Note for final settlement.

The note here in question
is not subject to any credit
on account of lumber received
by me from E. Moore.

There is yet 43 of the logs
I branded in the woods, round
the branch - and not delivered
according to contract, or
was my commitment of them about
10 days ago. which ^{contains} an
average would ~~be~~ about
14 000 feet of lumber.

And further this witness
saith not. —

S. R. Surgen

B. B. Thompson
and wife
Bert Ward

The depositions of Samuel N. Owens & others taken at the time of taking an account in the Chancery Cause of H. J. Morgan vs Gm. S. Anderson & others et al, which are intended to be read as evidence in support of a credit of one half of a \$338.19 note, held against the Estate of G. S. Anderson decd by S. H. Surgenor.

Samuel N. Owens a witness of lawful age being duly sworn deposes and says—

I know nothing of the Lumber Contract between Ernest Moore, and S. S. Surgenor but on or about the 20th of August 1888 I was present when a lot of logs had been measured, between Ernest Moore and S. S. Surgenor the son of S. S. Surgenor, at that time I understood between the parties that enough lumber had been measured except about 200 ft

to satisfy three obligations of
Ernest Moore, to wit one of
40¢ and one of 20¢ to S. R. Surgen-
er, and one half a note
held against said Ernest Moore
& others by S. R. Surgenyer, (the
amount not known)

I did not understand how
much of this lumber if any
had been delivered, the
parties as I understood it had
been measuring considerable
amounts of lumber and that
was in the woods.

At this time Ernest Moore
asked S. R. Surgenyer to the bank
a credit placed on said note
held by S. R. Surgenyer, to which
said S. R. Surgenyer replied
when all the timber includ-
ing the 2000 ft was delivered
it would all be right.

Lumber in the log deliver-
ed on the bank of the creek
on W. T. Anderson's land
below the road and to the
right passing down the

Creek would float down
the creek with ordinary high
water. It is owing to contracts
what rules govern when logs
are branced where they are!

And further this witness
said that S. L. Brown

508
witnessed that, Moore a witness of lawful
age being duly sworn deposed
and says -

I heard the last of May 1888,
I made a contract with S. L.
Surgener, to pay him one
half of a certain note he held
against myself and St. Richardson
as principals with J. A. Moore
as security amounting at
the time it was executed to
\$338.17, my contract was
that I was to deliver enough
poplar lumber in the log on the
lands of St. Richardson on the
bank of the creek at 6¢ per
per M, to pay one half of said
note - said lumber was to
be delivered the first of August
or September I think it was

about the first August 1880.
I was to see, as I recollect it,
that the logs did not get away
until they were measured.
I failed to fill this contract
as made between me and
S. R. Surgeon in full, but
I guess there was delivered as
contracted about 3000 ft of
lumber, which would have
filled some 4000 ft filling
my contract with S. R. Surgeon.
Some time after this contract,
S. R. Surgeon came to me and
him and I measured and brad-
ded about 18000 ft of said lumber
along the creek including about
4000 ft near one F. J. Mygals house
same distance from the creek,
but on a creek which it was
thought would float the same
to the creek, and some time
after this, I together with
S. R. Surgeon at once or
two times measured enough
lumber to fill my contract
with S. R. Surgeon apart

13
of which measurement was
of lumber in the woods.

I delivered on the creek as
~~my note~~ in fulfillment of my
Contract some of these logs
as measured before. The
1st Sept, and some later,
and in all regardless of
time I delivered on said
Creek enough lumber to
satisfy my half of the note
of \$358.12 here sought to be
collected from the Estate
of A. R. Anderson, all
this lumber was measured
by & delivered to S. R. Sargan
who I understood from S. R.
Sargan to be his subcontr-
action on this lumber.

Some time about August
1888, at the time we finished
measuring said lumber I
asked said S. R. Sargan to
have my note credited with
one half its amount. He stated
that when I got the lumber
delivered he would do so.
And further this witness saith not

Emil H. O. S.

M. E. Williams and other
witnesses of lawful being
duly sworn before and says
Mr. Emitt Moore asked
me to go and count the number
of logs branded by S. R. Sargent
which remains in the woods
which I did, and I found
27 logs branded with the brand
of a company - and S. also
and two logs with S. S. and
no company brand - and
12 with no brand, in the
29 logs I suppose there is
about 7000 ft. - and about
15 or 18 of said logs are first
class lumber.

Mr. S. R. Sargent on one
occasion told me to tell
Emitt Moore that if he
did not get those logs
in he would have to pay
a damage, I don't recollect
whether I delivered the message
or not, I don't know whether
I saw all the timber in the
woods or not.

S. R. Sargent

And further the witnesses oath etc.
M. E. Williams

W. J. Davis an other witness
of lawful logs being duly
examined and saw.

I purchased some lumber in
the log of Benet Moor who
had as his brand "M. A." one
looking along the creek for
such logs I found several
logs branded "M. A." and S. S. Mr.
S. R. Surgenon claimed all
logs branded "M. A." and S. S.
I cannot state the amount
of lumber I saw thus branded.
These were very good logs -
above the average of the logs
I saw branded "M. A."

In answer to S. S. Surgenon the
witness states that logs left in
and along Black water creek
are liable to wash away and
to be lost.

And further the witness says the
prot.

W. J. Davis

Ermit Moore

as $\frac{3}{2}$ Laps.

S. C. Surgeon note

Virginia Scott County To wit:
This day Hugh J. Moore personally
appeared before me the undersigned
and made oath, that the receipt
hereto attached, bearing date December
5th. 1884, for six hundred and thirty
24 $\frac{81}{100}$ dollars executed to him
by Wm Culbertson admr of Wm Dingus,
was paid by him to said
Culbertson, and settled with him
on a note executed to said
Wm Dingus by A. R. Anderson,
John A. Moore, Emmet Moore &
affiant as security, and on which
affiant is informed and believes
judgment had been rendered against
all its parties except himself in the
Clerk's office of the Circuit Court
of Lee County. That said amount
is subject to a credit of of \$295-
paid Oct 5th. 1886, as affiant believes
in an order by affiant to said
A. R. Anderson in favor of Emmet
Moore - And that the residue is
now due & unpaid. Given
under my hand this March 12 1887
J H Taylor Clk

most confessed June 17 1884

Hugh J. Moore

vs Affidavit
Receipt

A. R. Andersen

Ind. Dec 5 1884	\$60.51
Ind. to Oct 5 1884	70.06
Car by order C. Moore	215.00
	\$411.96
Ind. to Dec 1 1884	77.99
	\$489.95

\$636.⁹¹/₁₀₀

Received of Messrs J. Moore December
5th day 1884 Six Hundred and thirty
Six 191/100 Dollars. which sum is to pay the
note executed to William Dingus on the 18th day
of May 1880 by A. R. Anderson and John
A. Mount Esqts. Moore & Esqrs. by J. J.
Moore ex Security for the amount of
Three Hundred dollars. One day after
date. Which note is now compromised
and now is in the hands of A. L. Videmann
attly for Wm. Henderson Admors of the
Estate of William Dingus the tax of
this Esct is to be paid by me to
the amount of one dollar and
fifty Cents.

William Henderson

Exec of William Dingus Estate

Witness

R. J. Plakunt

Per See affidavit \$295.00 Oct 5 1886

Dec 5 1886

10.11.1886
42.2.1886

Commissioner of the

August 12 1889

John J. May

Dear Sir

I have

been directed to advise you

that the New York State

of the District Court has been

The undersigned

has been appointed a special

in the above styled cause to

attend therein on the 22 day of

1889 and he will direct to

settle the administration account of

the late John J. May, of the County of

Westchester, and show what amount is

due to the estate of the said John J. May

and to take in payment of the

same the amount of the said

estate of the said John J. May

and to all other claims against the

estate of the said John J. May

In obedience to the foregoing order

and decree I advertise by posting

written notice on black paper at

several public places, at and in the

late residence of the said John J. May

at Tarrytown, New York, on the 12th

day of August 1889, and on the same

day have had about twenty copies

made of the said order and decree

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32

W. August 1889 perform the duties assigned,
settling out bills in said notice what
these duties were. - He set out in
in said notice I processed on and
during the time stated to perform
said duties, and as will be seen by
statement herewith filed marked "B.C." I
I have stated and settled the Administration
account of Wm. Anderson's Estate of the Estate
of B. R. Anderson decd., I have charged
said Account with \$1215.74 the amount of
Debt B. R. decd. owes Dec. 1st 1889, with \$500.00 paid
by him July 10th 1889, and with \$300.00 which
will come to his hands Dec. 1st 1889 and
with \$134.17 the value of a 200^{ft} ^{note} on the
30th Jan. 1890 which is not due until June 1st
1890. These last three items are for
the steam engine & saw mill sold by said
decd. and with various other items
bills set out in inventory filed in
said statement marked "C." aggregating
\$1528.33, together with the
amount of sale bill marked \$2996.02
as the proper charge against said
Administrator. However there are
some few claims from which
he may, at the conclusion of liti-
gation, realize something more,
which should be so, I leave in
future settlement account thereof.
As will be seen I have given him credit
for voucher N^o 1 showing the payment of

140 p to W. L. Prudence Trustee and
a pressing claim, and in order to meet
the demand the Adm'r was forced
to borrow money out of the Bank
and out of his own means pay the
discount so as to save the father's share
from being sacrificed, which in part
accounts for the allowance of 10% sent
to said Adm'r by your Court and with
vouchers from 2 to 15 inclusive
all of which are proper payments and
demanded immediate payment, the
Adm'r has been active in settling the
these pressing claims, for which he
deserves commendation, and after
these payments and the allowance of
10% on the amount disbursed and
10% on the remaining amount of Estate
which would come to said Adm'r
there will be in his hands to be
applied to the payment of decedent's
debts the sum of \$2033.77 the greater
portion of which will be due and
payable by him on the first December
1864.

Your Court then proceeded to
list all outstanding claims against
the decedent's estate in every instance
the necessary proof of the justice of the
claim and first that it remained
unpaid was required before the claim
was allowed or listed, some few

1. The same is presented which were
2. legal, but in some instances the parties
3. where they found out, that they had
4. not made legal, ^{not} making the necessary
5. proof they withdrew their claims.
6. 3. Reference to list of commissioners
7. relative to the old market "B.C."
8. It will be seen that the first claim
9. listed is made in favor of J. J. Morgan
10. and the other is made in the name of J. J. Morgan
11. and J. J. Morgan, from May 17, 1857, full price
12. and interest, and J. J. Morgan and the parties
13. to the claim of J. J. Morgan, Market City.
14. However it is now a note executed by
15. J. J. Morgan to J. J. Morgan, to
16. J. J. Morgan and J. J. Morgan on the 25th day, 1857,
17. with certain conditions and as J. J. Morgan
18. could not get any position pro-
19. ceed to collect these conditions, were
20. complied with as set, and J. J. Morgan
21. of the firm of J. J. Morgan and J. J. Morgan
22. claiming the payment of the note and
23. with the note set from 1857 to 1857,
24. the term of a compromise of suits for
25. the purpose of which, said note was
26. made, and the same was then
27. withdrawn as to request claims not
28. to be made and it was to the claim
29. J. J. Morgan and J. J. Morgan, the same was
30. made with interest of 6% interest on the
31. 1st day of 1857 to the sum of \$145.00
32. claim is a note executed to J. J. Morgan

Montes by A. R. Anderson April 3rd 1887 and
which judgment was rendered in his
favor against W. L. Anderson \$44.40 and
accounts including interest and cost at
law for the 1st Dec. 1887 to the sum of \$69.01,
Claim "B" shows a balance due J. L. Anderson
note created by A. R. Anderson March 24th 1887 for
land for \$100 has on said note after giving
all proper credits, down to Nov 1st 1887 inclu-
ding interest to Dec 1st 1887 the sum of \$30.07,
Claim "C" is a small note created by A. R.
Anderson to O. C. Anderson and assigned by
the latter to W. B. Gross, and accounts on
the 1st Dec. including interest to the sum of \$2.57,
Claim "D" is a note due R. W. Lacey amounting
including interest to Dec 1st 1887, the sum of \$27.00,
Claim "E" is a note created by A. R. Anderson
March 2nd 1887 to O. C. Bailey and assigned by
said Bailey to A. R. Anderson and accounts
including interest Dec 1st 1887 to \$16.96,
Claim "F" is a like note due C. L. Anderson
and accounts Dec 1st 1887 to the sum of \$17.01,
Claim "G" No 1 & 2, are accounts due C. L.
Anderson, No 1 is for a note created by A. R.
Anderson Oct. 2nd 1886 for \$117.00 and amount
including \$42.96 interest Dec 1st 1887 to the sum of \$160.96,
and No 2 is a balance note and accounts
and aggregates Dec 1st 1887 the sum of \$1.30,
Claim "H" is for a note created to C. L. Peterson
Dec 20th 1887 by A. R. Anderson for \$10.00 and
accounts including interest Dec 1st 1887 to \$20.23,
Claim "I" Nos 1 & 2 are for note & balance account

1. In settlement due to the Livingston family and
2. estate. Note that to see 1882 p. 11. which has
3. account & set to see 1882 p. 10. 11.
4. Minors L. is has an agreement of it.
5. What appears to pay to the right of the
6. 1882 p. 11. account, including
7. 1882 p. 11. interest and 1882 p. 11. to see 4 p. 11. of
8. Minors L. is a note executed by it to
9. to J. H. Baker with H. J. Hays & H. J. Anderson
10. as security on March 2nd 1886, for \$37.24, this
11. was a renewal of a former note with
12. interest added in and secured by a
13. stock and accounts amounting \$134.76 of
14. unsecured interest and 1882 p. 11. to p. 11. 11.
15. Minors L. is for a note with account
16. by J. H. Baker & H. J. Hays & H. J. Anderson
17. to J. H. Baker on the 2nd Sept. 1886 for
18. \$37.17 and demand payable by Minors
19. after its date, it is in full and adequate
20. that J. H. Baker is a security on a
21. note and that J. H. Baker & H. J. Hays
22. were equal partners therein and each
23. liable to settle and pay one half
24. thereof including legal interest -
25. Said note is subject to a credit of \$50
26. paid by J. H. Baker to J. H. Baker on 1882 p. 11. which
27. is for his share in partnership, and said
28. credit J. H. Baker agrees that he is entitled
29. to a credit of one half of said note and
30. its interest on account of said share
31. in the law to be deemed due, which is
32. made and paid with credit and 1882 p. 11.

1 I am in order that he might not
2 find fault, the same being
3 secured to the contractor and who had
4 the deposition and the claim of the
5 knowledge of said transaction, who
6 however introduced proof as to the
7 position in the premises.

8 After passing over all the evidence
9 which on both sides of this question
10 had been introduced, the court
11 then said, "I am of the opinion
12 that Mr. E. Moore had not met his
13 contract and agreement with Mr.
14 A. Moore as to the extent, there is
15 no doubt entitled to the Credit of the

16 It seems that he went on to the
17 premises with the view of purchasing the
18 same of A. B. Simpson, in the hope of
19 purchasing, and that said A. B. Simpson
20 said "I have some logs measured,
21 I have had made a number of more,
22 of which 400 remain in the woods,
23 and along the creek, and that
24 he had paid to said Moore
25 one hundred and fifty or one hundred
26 dollars, and claims to be ready
27 to account for any and all of his
28 claims to said Moore as to this trans-
29 action, and claims including 2/3 of 1/2 of
30 interest on account of \$1000 to, subject
31 to the Credit of the said \$350.00.
32 Moore A. and his wife and family

Exhibited Sept 5/85 by A. B. Anderson
for \$20.00 and account with Dec. 1/889 to 1/31/89.
Claim "D" is bal due John W. Tate and note
executed to him by A. B. Anderson on Sept
May 1st 1886, and account including
interest to Dec 1st 1887 to the sum of \$137.10.

Claim "C" Nos 1, 2 & 3 are for notes
executed by A. B. Anderson to C. J. Livingston
No 1, subject to credits entered thereon
account with interest Dec. 1/889 to 1/31/89
No 2, Shows a bal due including to
Dec 1st 1887 of \$62.13,

No 3 including \$53.92 interest on the
1st Dec 1887 account to \$390.92.

Claim "E" is for note executed
March 2nd 1888 by A. B. Anderson to C.
C. Chambers et al for \$4.25 and account
including interest to Dec 1/889 to the sum of \$7.
Claim "F" is an account properly proven
in favor of C. J. Livingston, and assigned
by him to H. J. Morgan and account inclu-
ding \$1.00 on the 1st Dec 1887 to the sum of \$3.00.

Claim "G" is for an account against
A. B. Anderson for bond Bill due W. H.
Nichols, and account with interest December
1st 1886 to the sum of \$10.68.

Claim "H" is balance due S. J. Livingston
on settlement of all matters of account
between him and A. B. Anderson account
with the A. B. Anderson and shows
a bal due Dec 1/889 of the sum of \$57.80 and inclu-
ding interest to Dec 1/889 there is due \$57.81.

Claim "V" is an account due Francis
 Marcy as shown and settlement of all
 matters of account between him and
 J. R. Anderson by J. R. Anderson from
 1850 accounts including interest from 1850 to 1872.
 Claim "W" is an account due
 from the Estate of J. R. Anderson to John
 Roberts as his and accounts including
 22 cents interest on Dec. 1852 to the sum of \$4.01
 Claim "X" is an account due J. R. Marcy
 as shown by J. R. Anderson's books as kept
 by him and accounts Dec. 1850 to \$24.84
 Claim "Y" is an account due J. R.
 Marcy as shown by the books of J. R. Anderson
 as kept by him during his life time and
 accounts including interest to Dec. 1857 the sum of \$11.10
 Claim "Z" is an account on an
 due Jesse Roberts assignee of John
 Peterson and accounts with date Dec. 1850 to \$2.01
 Claim "A" is for Post due to J. R. Peterson and
 Gross attachment order to be paid by
 J. R. Anderson to date Dec. 1850 to \$2.01
 Claim "B" is an account in favor of
 Jesse Peterson and accounts Dec. 1850 to \$12.50
 Claim "C" is an account in favor of John
 W. Peterson as settlement with J. R. Marcy from
 the books kept by J. R. Anderson regarding
 lumber transactions and accounts Dec. 1850 to \$100.00
 Claim "D" is for an account due J. R.
 Peterson for work done Dec. 1850 to \$5.00
 Claim "E" is an account due the
 firm of Anderson & Piggall for

1 goods purchased by H. B. Anderson
2 and family from them during the
3 life time of said H. B. Anderson and
4 accounts Dec. 1 1857 to the sum of \$10.00
5 Claim 1 & 2 is a balance account
6 due Anderson & McPherson from the
7 Estate of H. B. Anderson which accounts
8 are 1st Dec. 1859 including interest, \$29.72
9 Claim 3 is an account due the firm
10 of Ruff & McPherson for goods &c
11 purchased by H. B. Anderson during
12 his life time and accounts on the
13 1st Dec. 1859 including interest, to \$29.72
14 Claim 4 & 5 is a balance account due
15 Listerman & Co. for store goods purchased
16 by Ruff & Anderson and accounts on
17 1st Dec. 1859 to the sum of \$7.92
18 Claim 6 is an account due
19 H. B. Listerman & Co. for goods purchased
20 by H. B. Anderson and accounts on
21 the 1st Dec. 1859 to the sum of \$80.08.
22 Claim 7 & 8 is a balance account due
23 Listerman & Co. for store goods purchased
24 other than H. B. Anderson and accounts
25 on the 1st Dec. 1859 to the sum of \$17.57
26 Claim 9 & 10 is a balance account
27 due Listerman & Co. for goods
28 purchased of them by H. B. Anderson
29 and accounts Dec. 1 1859 to \$18.74.
30 Claim 11 is a balance account between
31 H. B. Listerman & Co. and H. B. Anderson

as shown by the statement of R. H. ...
1. c. l. - The ... to be a part of a ...
item that ... R. H. ...
to ... Boston for ... M. ...
... but ... to ... below the
... ...
... the said ...
... including ...

... which appears
to have been executed by ...
... 25th 1870 for
... supported by the ...

... the ... the ...
... to object ... that the ...
... had been ... and that
the ... note ...

"This note to be ...
... of ... some evidence that
this note had been executed in
... times as during the late
... -

The date of the note
has ... to have been ...
and ... with a different
kind of ink to the rest of the note

and the last clause of said note
is not a common expression in
Boston executed since 1865.

But your ... in the absence
of any ... against
said note ... proper ...
... the ...

The aggregate amount of these

Claims including interest to Dec
1st 1884 amount to the sum of
\$3668.30-

By reference to list of preferred
liens against the Real Estate of
A. R. Anderson said, marked
X Y W 1- The first and prior
lien is for bal of debt secured
by deed of trust executed by
A. R. Anderson to the Farmers Loan
& Trust Company confessed
by A. R. Anderson, & others in Lec
Circuit Court, June 17th 1884, in favor
of Wm. Gilbertson Ex of Wm. Linger & Co.

The note on which this judgment
was confessed was executed by
A. R. Anderson and Emet Moore
as principals and John A. Moore
and Hugh J. Moore were only
security for the payment of said
money. On the 17th June 1884
A. R. Anderson, Emet Moore and
John A. Moore in Lec Circuit
Court Clerk's Office confessed
judgment on said claim of
500 \$ with legal interest thereon
binder 13th March 1880, and it
seems from the receipt herein
filed that O. J. Moore on the
2nd Dec 1884 paid off and discharged
said judgment there amounting to the
sum of \$636.74, and that from the

1 Affidavit attached thereto it appears
2 that Ernest Moore and the B. L. Moore
3 said to J. H. Moore \$295.00 amount
4 paid as paid by said B. L. Moore
5 And from the statements made
6 by B. Moore + J. H. Moore said to me
7 in a settlement of some partnership
8 transactions between Ernest Moore
9 and C. R. Anderson, it was agreed
10 between them that C. R. Anderson
11 was to pay the bal. of this money
12 to J. H. Moore. Hence I conclude
13 it is a proper claim against said
14 estate and that it is a prior claim
15 because of substitution and as shown
16 by said statement there is due and
17 said claim including interest to Dec
18 1st 1889 the sum of \$487.25.

19 The second claim is for bal.
20 due of trust accounted by C. R.
21 Anderson to C. L. Anderson Trust in
22 the receipt of George W. Loring for
23 sum 25th 1886 - to secure the payment of
24 a very large debt and there is no
25 said Anderson and is shown
26 by statement herein but there
27 is not more than a \$1000 1st 1889 the
28 sum of \$124.23. All said claims
29 The 2nd and last one is in favor
30 of C. L. Anderson Trust & occupies
31 of The Binsell Co. and George Moore
32 make for each of trust estate.

On the 8th Decr 1887, by A. P. Anderson
an compromise of said claims -
and the bal shown to be due and
said claims including interest to Decr
1st 1889 \$728.97. However one install-
ment of said debt is not due and
payable until Decr. 8th 1890. and
in this statement an item of 10%
for collecting, &c is not allowed,
but in statement of lienes marked
L M. No 2 I have allowed said
10% on the amount collected and
Chas stable on the debt, making
the sum of \$143.85 and allowed
2.25 for recording trust deed.

Respecting in showing said debt
after obtaining a payment of \$40.00
made by A. P. Anderson to be \$1150.02 and
the total of said lienes to be \$31764.20.

The total indebtedness amounts
to the sum of \$5432.55 - allowing
this item of per cent. -

It seems that this question
was referred as the Trust deed
showed to Patrick Wagon Co.
for decision, there is no evidence
before me that he ever decided
this question. I therefore make
these two statements as to this claim
so that the court can deal with
either as to him seems just.

I should this item be disallowed

the indebtedness would aggregate
the sum of \$5281.50.

By Special Statement No. 1
herewith filed the entire indebted-
ness is put down embracing all
claims including this item of per-
centage claimed by Lord A. L. Brown
and amounts to \$5432.50, and that
there is or will be in the hands of
the Adm. of Personal Estate to
be applied to the payment of debts
the sum of \$2033.77 and after
deducting this sum there will remain
the sum of \$3398.68 to be raised
from the Real Estate of the decen-
t. and By Special Statement
No. 2, the entire indebtedness is
put down as being \$5281.50,
which after deducting \$2033.77 the
amount of personal shown to be
in the Adm's hands for payment
of debts there remaining the
sum of \$3247.73 to be realized
from the said Real Estate - and
in either event, it is evident
said Real Estate will not in
five years rent for a sufficient
sum to pay off this indebtedness
with its accruing interest,
hence, a sale of the Real Estate
will be necessary.

It is further recommended

1 Henry J. Morgan

Peff

2 vs.

3 W. J. Anderson admt. &c.

Defts

} In Chy

4 As Const. in this cause, I have retained in my own hands
5 out of the sale of the land \$77.50 as commission and \$15.00 as the
6 taxed attorneys fee making ninety two dollars & 50 cts Dec 3 1889.

7 Henry J. Morgan atts & Const.

8
9 Recd of H. J. Morgan Const. in said cause Five dollars the fee due
10 me as Guardian ad litem for the infants Dec 3 1889.

11 John M. Morgan Guard. ad litem

12 by H. J. Morgan

13 Recd of H. J. Morgan Const. in said cause the sum of Sixty Six dollars
14 & 95 cts. of which \$10.95 is for fees due me as clerk therein \$50.00
15 is a fee due me as const. and Six dollars is to pay for future
16 accounting costs Dec 3 1889. John A. G. Hyatt Clerk

17 H. J. Morgan

18
19 Recd. of H. J. Morgan Const. in said cause Six dollars the cost
20 taxed therein for the sheriffs fees. Dec 3 1889.

21 for given on note held by Hyatt L. B. Wallen D. S.
22 By J. A. G. Hyatt

23 Recd. of H. J. Morgan Const. in said cause forty cents the cost
24 taxed therein for county court clerk Dec 3 1889.

25 John R. Gibson clerk

Henry J. Morgan

Plff

In Chancery

vs.
Wm. J. Anderson adm'r & al Defts

To the Hon. H. S. H. Morrison Judge of the Circuit Court of Lee County Virginia.

After having advertised at four or five different places that I would do so, I proceed on Monday Dec. 2 1889 that being the first day of the circuit court of Lee county, to offer for sale to the highest bidder at the front door of the court house of said county at public auction, so much of the tract of land owned by H. J. Anderson dead as would raise the sum of \$3247.73. And to do this, I offered for sale the eastern part of said farm, making a branch running from North to South, a little west of the Mansion House, the dividing line, until said branch enters Black water creek & thence southward to the southern line of the said Anderson farm, and the land lying east of that line, embracing the old Mansion House and out houses is the land which I offered for sale which is supposed to contain from 150 to 200 acres, on the terms prescribed by the decree entered in said cause on the 2nd day of Sept 1889, and for the land lying east of said line, one F. C. Anderson offered the sum of \$3425.00 and this being the highest and best price offered therefor said Anderson thereupon became the purchaser thereof at that price. He thereupon paid me the sum of \$170.85 with which to pay the costs of suit and sale, and this I have accounted for as shown in a Tabular statement at the foot of this report, and this left the sum of \$3254.15 as the nett proceeds of the sale of said land which is only a little more than the required sum to pay debts, as ascertained by the former decree, but which I have no doubt will be required to pay accruing costs &c. before the suit is finally disposed of.

The sum of \$170.85 being deducted from the gross sale, leaves

Henry J. Morgan

vs. } Cont. Report - Sale of land

Wm. J. Anderson admt. et al

Filed Dec 12 1889.

J. A. Hyatt

Henry J Morgan

vs.

Off

Wm J. Anderson adm. tal Defts

In Chancery

\$131.34

Recd of H J Morgan cont. in the above styled
Cause the sum of One Hundred and thirty
one dollars and 34 cents the balance due
Gowan M. Blumg & Co. from the estate of A R An-
derson decd and said claim being allowed as
a charge in said cause against said estate. Jan 13/91.

C. F. Duncan atto for
Gowan M. Blumg & Co.

\$352.62

17 86

\$370.48

Received of H J Morgan Cont. in the above styled
Cause the sum of Three Hundred and fifty two doll-
ars and 62 cents being the balance of two claims allowed
in said cause as charges against A R Andersons estate
One in favor of the Eagle Machine Works and the
other in favor of the Bidsel Co. And I have also
Recd of him the further sum of Seventeen dollars
and 86 cents in full of a claim allowed David Bailey
for my benefit, in said cause. Jan 1891.

A. L. Orlinmore

\$206.32

Received of H J Morgan Cont. in said Cause the sum of
Two Hundred and six dollars and 32 cents in full of
the debt due Morgan & Morison allowed in said cause
as a charge against A R Andersons estate Feb 1891.

Morgan & Morison attys.

\$19.60

I as the atto for H. B. Lockett & Co have retained
in my own hands as Cont. in said cause the sum
of Nineteen dollars & 60 cents in full of the claim
allowed in said cause to J. H. Thomas for said Lockett
& Co. and I have this day sent them my check
for the same Feb. 12 1891

H. J. Morgan atto for
H. B. Lockett & Co.

\$108.74

Received of H. J. Morgan Cont. in said cause the sum
of One Hundred and Eight dollars and 74 cents.
payment in full for a claim due me from A. R. Anderson's
estate, and allowed by a Court in said cause July 7 1891

Frank Macey

Henry J. Morgan

Deft

} in Chancery.

vs.
Wm. J. Anderson admt. & al Defts.

To the Hon. H. S. K. Morrison Judge of the Circuit Court of Lee County Virginia

On the first day of Dec. 1890 F. L. Anderson the purchaser of the land sold in this cause, paid to me as Court, on the first installment of the purchase money the sum of \$790.00 and since that time I have paid out to the creditors of said H. J. Andersons Estate the sum of \$836.48, so that I have paid out \$46.48 more than I have received, and hence will be allowed to return that sum out of the next money that is paid me in the cause.

My account of this transaction is shown in the following table.

1890 Dec. 1	By Cash of F. L. Anderson on first installment	790 00
Feb.	To this sum paid Gowan M. Blum & Co	131 34
"	" " " " Birdal & Eagle Machine Works	352 62
"	" " " " Producers assignee of Bailey	17 86
"	" " " " Morrison & Morgan	206 32
"	" " " " D. S. Thomas debt.	19 60
"	" " " " Frank Maxey	108 74
	By this sum overpaid by me to Square	46 48
	This acct squared thus: - - -	\$836 48 \$836 48

I file herewith a paper attached to this report, in which is the several receipts for the disbursements made by me.

All which is respectfully submitted.

Henry J. Morgan Court.

Accepted 1-1891.

Henry J. Morgan

no. { Rept of Disbursements No 1
}

Wm T. Anderson advised

Filed Augt 1 - 1891.

J A G Hyatt C.

Confirmed Life June 1891.

Henry J. Morgan
vs.

Plff } In Chy

H. I. Anderson adm. & ad.

Defts }

\$76.35

No 2

Recd of H J Morgan Bant in the above styled
Suit Security Six dollars and 35 cents in full
of my judgt. allowed in said cause. Jan 4 1892
Thompson Norton

\$20.07

No 3

Recd of H J Morgan Bant in said cause the
sum of Twenty dollars & 7 cents payment in
full for a claim allowed as in said cause
Jan 5 1892 Testimony Briss

\$20.41

No 4

Recd of H J Morgan Bant in said cause the
sum of Twenty dollars and 41 cents payment
in full for a claim allowed as in said cause Jan 5 92
Testimony & Anderson

\$30.00

No 5

Recd of H J Morgan Bant in said cause the sum
of Thirty dollars in full of a claim allowed as
in said cause Jan 5 1892 S. W. Lines ay

\$27.91

No 6

Recd of H J Morgan Bant in said cause the sum
of Twenty Seven dollars & 91 cents payment in full
for a claim allowed Dock Anderson for the benefit
of W B. Davis in said cause Jan 5 1891.

W. B. Davis

\$12.30

No 7

Recd of H J Morgan Bant in said cause the sum of
Twelve dollars and thirty cents the amt of a claim allowed
J. S. Owens in said cause Feb. 1 1892 Donald N. Owens Adm of
J. S. Owens

\$29.56
No 10

Recd of H J Morgan Bank in said cause the
sum of Twenty nine dollars and fifty six
cents in full of note and account allowed me
in said cause Jan 1892

B H Livingstone

\$178.05

55.00

233.05

Nos. 8 & 9

Recd of H J Morgan Bank in said cause the
Sum of Two Hundred and thirty three dollars & 5
cents in full of Two claims against A R Andersons
estate one of \$178.05 Allowed Anderson & Wiggall
the other of \$55.00 Allowed Anderson & McPherson
Dec. 1 1891.

Anderson & Wiggall
Anderson & McPherson

\$182.70

No 11

Recd of H J Morgan Bank in said cause by credit on
my notes One Hundred and Eighty Two dollars and 70
cents in full of a claim against A R Andersons Estate
Dec 1 1891.

F. C. Anderson

\$275.72

No 12

Received of H J Morgan Bank in said cause the
sum of Two Hundred and ^{Seventy Five} ~~Twenty eight~~ dollars
& 72 cents, which is a payment to that extent
on claims due me from A R. Andersons estate and
the same being allowed in said cause as a charge
against said Estate May the 2 1892.

S B Sargent

\$163.50

Henry J. Morgan

vs.

Plff

In Chy

St. J. Anderson admr. & al. Dfts

Recd of H. J. Morgan Comr. in said cause the sum of
One Hundred & Sixty Three dollars & 50 cents to be credited
on my claims against A. R. Andersons estate & which have
been allowed by a comr. in said cause. Oct. 3 1892

No. 14

A. Livingston

No. 13

Recd of H J Morgan Com^r in said cause the sum
of Eleven dollars as my claim vs. A R Andersons estate
from 1892 C. J. Duncan.

\$66.11
No 15

I have returned in my own hands as Com^r in this cause
the sum of Sixty Six dollars and 11 cents in full payment
of a claim allowed me in said cause Oct 5 1892

Henry J Morgan

No 16 \$53.18

Recd of H J Morgan Com^r in said cause the sum of
Fifty three dollars and 18 cents to be credited on my
claim against the estate of A R Anderson died Nov 2 1892

W. J. Livingston

1 Henry J Morgan

Deft

2 vs.

3 Wm. T. Anderson adm't. & others

Defts

} In Lohy

4 To the Hon. H. S. K. Morrison Judge of the Circuit
5 Court of Lee County Virginia:

6 By my last report of disbursements filed in this cause
7 (and the first on this) it is there seen, that I had received the
8 sum of \$790.00 and had paid out in disbursement the sum of
9 \$836.48 so that there was due me for money unpaid the
10 creditors of W. T. Anderson the sum of \$46.48 which
11 sum I have retained in my own hands, out of the funds
12 I have received since that time, and which constitutes
13 the subject of this report

14 Since the filing of said last report, I have received the
15 sum of \$1248.37 as shown in the following tabular statement,
16 and I have paid out an equal sum as is also shown therein
17 which includes therein the sum unpaid by me in the last.

1892
Jan 4

18 Check received of F. B. Anderson on second installment 139.00

" 4 19 Cash " " " " do 90.00

Dec. 1 20 Claims " " W. T. Anderson " first do 233.05

" 1 21 " " " F. B. Anderson Bal first do 148.33

" 1 22 " " " Same on second do 34.37

May 2 23 Note " as cash of F. B. Anderson on second do 275.72

Oct 3 24 Check " of W. T. Anderson " " do 164.40

" 3 25 Receipts receipt of Same " " do 163.50

26 Total sum received - - - - - \$1248.37

1 27 By this sum overpaid last report 46.48

2 28 By this sum paid Thompson Weston in full 76.35

3 29 By this sum paid Testum & Bro 20.07

4 30 By this sum " Testum & Anderson 20.41

5 31 By this sum " S. H. Loring 30.00

6 32 By this sum " W. B. Davis assignee of Anderson 27.50

220.81

1	Aggregate receipts forward	\$1248 37
2	" disbursements forward	220 81
3	By this sum paid N.S. Owen	12 30
4	By this sum paid Anderson & Hygal	178 00
5	" " " Anderson & McPherson	55 10
6	" " " B.H. Livingston	29 56
7	" " " F.B. Anderson	182 70
8	" " " S.S. Surgeoner	27 57 1/2
9	" " " E.T. Duncan	11 00
10	" " " A.J. Livingston	163 50
11	" " " H.J. Morgan	66 50
12	" " " A.J. Livingston	53 18 1/2
13		1248 37

Thus it is seen, that since my last report of receipts and disbursements in this cause, I have in this my second report received and paid out the sum of \$1248 37 and I hereto attach a list of the receipts for the money disbursed by me as set out in this report, and these receipts are numbered from 1 to 16 inclusive.

In my first report of disbursements as therein shown I received and paid out \$790.00 and in this, which is the second, I have received and paid out as shown herein \$1248.37 making an aggregate sum received and paid out of \$2038.37

All which is respectfully submitted

Henry J. Morgan Special Counsel
Oct 27 1892

Henry J Morgan

vs. } Court 2 Refs Disbursements

32 31 30 29 28 27 26 25 24 23 22 21 20 19 18 17 16 15 14 13 12 11 10 9 8 7 6 5 4 3 2 1

W. J. Anderson admt. & others

Filed Oct 27 1892

J. A. S. Hyatt

\$1248.37

Henry J. Morgan

Plff.

In Chancery

W. I. Anderson admt. + al Defts.

To The Hon W. I. Miller Judge of the Circuit Court
of Lee County Virginia:

On the second day of Decr 1889 I as Special Court in
this cause sold the land in this cause mentioned and
described, in my report of sale filed in this cause on
the 12th day of Decr 1889. At this sale F. Anderson and
W. I. Anderson became the purchasers of said land and
after making the cash payment required by the decree under
which said sale was made the said F. and W. I. Anderson
with M. W. Livingston their security, executed to me as Court
their then joint and several bonds for \$1084.72 each, bearing
interest from Decr 2 1889 (date of sale) and payable in one two
and three years, the last of which became payable Decr.
2 1892 now nearly two years ago.

The first of said notes or bonds has been paid and lifted
by said F. & W. I. Anderson and on the second note there
has been paid there by them the sum of \$1042.68 in the
aggregate paid at sundry times, but there is still due thereon
the sum of \$222.17 as of April the 23 1893 being the date
of the last payment. And the whole of the third note
of \$1084.72 with interest from Decr 2 1889 is still due owing
and wholly unpaid:

Your Court now prays that a rule be awarded him against
said F. & W. I. Anderson & M. W. Livingston requiring them to
show cause why a decree should not be entered against them
for the amount yet due upon said two bonds and why the
said land should not be resold to the same party the same

All which is respectfully submitted.

Henry J. Morgan Special Court.

Oct 19 1894

Henry J. Morgan

as { Cant. Report for Rule vs. Precedence

W. I. Anderson & al.

Filed Oct 19 1894

A. B. Mursey Clerk

1084.72
272.17
1306.89

Henry J. Morgan

vs.

W. J. Anderson adm^r & al

Plff

In Chy

Def^s

This cause came on this day to be again further heard on the papers formerly read therein, and the report of Special Comr. H. J. Morgan stated and filed in the cause Oct 27 1892 showing that he had recd. and paid out during the period covered by said report the sum of \$1248.37. And the said report being accepted to. On consideration of all which it is adjudged ordered and decreed that said report of receipts and disbursements be and the same is hereby confirmed and approved, and the cause is continued.

Henry J. Morgan

vs. { Deceit No. 5

W. T. Anderson ad et al

Confirming report of Receipts
and disbursements No. 2 filed
in cause Oct 27 1892

Entered O. B. Page

436 March 7 1893

J. A. R. Hyatt C.

Enter this
March 7 1893 --

H. J. Morgan

Henry J Morgan
vs.

Peff } In Chy;

Wm J. Anderson adm'r & al Deft.

Received of Henry J Morgan cont. in the above
styled Suit Forty five dollars in full payment of
a claim allowed me in said cause, as assignee of
Thomas M. Cheson against the estate of A. R. Anderson decd.
April 23 1895

G. C. Daff

Henry J. Morgan

vs.

Wm. T. Anderson et al.

Deft.

Deft.

In Chg.

Received of Henry J. Morgan least in the above styled cause
the sum of Eight Hundred and Ninety one dollars and 44
cents which is payment in full for the balance of a debt due
John H. Baker from the estate of A. R. Anderson decd. and
which is asserted and allowed as a debt against said
estate in said cause. April 23 1895

Witness

A. J. J. J. J. J.
A. J. Baker

John H. Baker

Henry J. Morgan

vs.

Deft

In Chy

W. T. Anderson adm. tal.

Defts

\$38.31

Recd of H. J. Morgan Cont. in said cause the sum of Thirty Eight dollars and 13 cents the balance in full of two claims against the estate of A. R. Anderson which were allowed by a Court in said cause March 22 1893

S. S. Sawyer

\$100.00

Received of H. J. Morgan Cont. in said cause the sum of One Hundred dollars to be credited on my claims due me from A. R. Andersons estate April 17 1893

A. J. Livingston

\$38.16

Received of H. J. Morgan Cont. in said cause the sum of Thirty Eight dollars and sixteen cents the balance of the claim due me from the estate of A. R. Anderson dead April 24 1893.

Jesse F. Osburn

\$490.69

I as the assignee of A. J. Livingston have this day received of Henry J. Morgan Cont. in the above styled cause the sum of Four Hundred and ninety dollars and sixty nine cents which is the balance in full of three claims allowed said Livingston in said cause against the estate of A. R. Anderson dead. This Aug 10 1894.

W. T. Anderson

\$50.36

Recd of H. J. Morgan Cont. as above stated ~~one Hundred & Fifty~~ dollars + 36 cents to be credited on the H. J. Moore debt, or paid to the heirs of A. R. Anderson dead. April 23rd 1895

W. T. Anderson

Judge H. J. Morgan please pay to Wm Guernsey
through A. M. Givins Esq at Law. The amount of
money in your hands due me from the Estate
of A. R. Anderson Decd. & oblige Nov. 29th 1894

Jno. M. Tate

\$9.98 Received of H J Morgan Com^r as stated in the foregoing receipts
the sum of nine dollars and ~~ninety~~ Eight cents the balance
due me on my claim vs A R Andersons estate.

April 23 1895

C. T. Hume

\$73.65 Received of H J Morgan Com^r as stated in the foregoing receipts
the sum of seventy three dollars and sixty five cents which
is payment full for the balance of two claims allowed me
in said cause against the estate of A R Anderson decd

April 30 1895

M. A. Teterman & Co

\$50.00 Received of H J Morgan as heretofore stated in foregoing receipts
fifty dollars, the balance of the claim due me from the
estate of A R Anderson decd, and allowed by Com^r in
the foregoing styled cause. April 30 1895

J. M. Paley,

By A. M. Gouss, Atty.

Received of H J Morgan Com^r in said cause the sum of
Four dollars & 22 the accruing costs due me therein
May 30 1895

D B Munsey Clerk

Henry J Morgan

vs.

Deft.

In Chancery

Wm T. Anderson Plaintiff.

Deft.

To the Hon W. T. Miller Judge of the Circuit Court of Lee County Virginia:

Since filing my report of receipts and disbursements in this cause dated and filed therein Oct 27 1892 the purchaser of the land sold in the cause F. L. Anderson has paid me various sums at different times amounting in the aggregate to \$1808.09 which pays in full the balance of the purchase money due from him, and I have paid out the sum of \$1808.09 on the debts due the creditors of F. L. Anderson dead and all such debts are now paid and discharged so far as I know, and the said F. L. Anderson is now entitled to a deed of conveyance for the land purchased by him on the 2nd day of Decr 1889.

A tabular statement of the receipts and disbursements above referred to is shown in the following table:

1893 March 22	By Cash of F. L. Anderson on second purchase money note	38 13
" April 17	" " " Same " " " " " " " " " " " "	100 00
" " 24	" " " Same " " " " " " " " " " " "	38 16
1894 Aug 10	" " " Same on last note	490 69
1895 April 23	" " " Same bal of second note	248 83
" " 23	" " " Same bal of third note	892 28
Total sum received to date & bal due		\$1808 09
1893 March 22	To Paid S. S. Livingston bal of two claims i.	38 13
" April 17	" " " A. J. Livingston on his claim	100 00
Carried Forward.		138 13

Debits Brought Forward (Receipts)

1808 09

Receipts " " (Disbursements) 138 13

1893 April 24 Cash paid Jesse F. Ansburn 38 16

1894 Aug 10 Cash paid W. J. Anderson assignee of J. Livingston 49 06

1895 April 23 Cash " Same on Hough Moor debt 50 36

" " " Cash " To J. Duncan bal his claim 9 98

" " " Cash " To L. Duff assignee of McPherson 45 00

" " " Cash " John W. Baker bal his claim 89 44

" " " Cash " M. A. Testiman bal his claim 73 65

Cash " J. M. Tate bal claim 50 45

Cash " W. W. Stekler in full 13 67

Cash " A. B. Munnys clks cost. 4 15

Cash retained for making deed 221 18 08 09

Thus it is seen that I have fully accounted for the full sum which came into my hands, and, receipts for all these disbursements are hereto attached except the last two

By my three reports of collections and disbursements filed in this cause, it will be seen that I have collected and paid out the sum of \$3892.48 while the three purchase money notes of \$1084.72 cts each, amounting in the aggregate to \$3254.16. So that I have collected and disbursed interest to the amount of \$638.78 beyond the net purchase price

All which is respectfully submitted

Harry J. Morgan Const.

May 8 1895

Henry J. Morgan

as } Bank Report No 3 - Disbursements

W. I. Anderson adm. tal

Filed May the 8 1895

A B Munsey
Clerk

Confirmed by Decree

Entered June 5 1895 in

Order Book C. 198 Decree No 8

Henry J. Morgan

vs.

Wm. T. Anderson et al

Off

Dfts

In Reply

To the Hon W. T. Miller Judge of the Circuit Court
of Lee County Virginia

As directed by your decree entered in this cause
on the 5th day of June 1895 I have made and acknowledged
for record a proper deed of conveyance with covenant of
Special Warranty, by which I have conveyed to F. L. Miller
the tract of land bought by him on the 2nd day of
Decr 1889 at a judicial sale made by a court in this cause
and the deed so made is herewith submitted for your approval

Respectfully Submitted

Henry J. Morgan Special Commissioner

Henry J. Morgan

vs { Cont. Report of Deed
3

W. J. Anderson admt. ad.

Filed June Term 1895

Confirmed by Deem No 9
Ent June 6 1895 O.B.T.

List of preferred Liens against
the Real Estate of A. R. Anderson
deceased - Deeds of Trust &c -

1	To Real Judgment confessed in Los Angeles Court June 17 1882 by A. R. Anderson & others discharged & paid off by St. J. Moore	\$636.96	
2	Set on mt paid from 1882 to Oct 5/84	70.08	
3	By order to E. Moore re affidavit	\$706.76	
4	Set on this bond to Dec. 1st 1889	29.00	
5		\$411.96	
6		77.27	\$489.23
7			
8	To Real Deed of Trust executed by A. R. Anderson to George M. Blum & Co, Jan'y 23 rd 1886	\$118.52	
9	Set on bal. from Jan'y 23 rd 1886 to Dec. 1 st 1889	3.46	
10	To Cash of dead Trust	2.28	\$124.26
11			
12	To A. L. Paden's Trustee for Deed of Trust executed Dec 8 th 1887 to George B. Russell & Co Machine works debt on Compro- mise for \$1201. ⁰⁰ Set Aug. 23 rd 1885		
13	First installment thereof due Dec 8 th 1887	400.33	
14	Set thereon from Aug. 23 rd 1885 to Dec. 1 st 1889	52.53	
15	Credit this date Feb'y 3 rd 1889	\$483.07	
16		490.00	
17	<u>Over paid first Installment</u>	\$6.93	
18	Second Installment due Dec. 8 th 1889	400.33	
19	Set from 23 rd Aug. 1885 to Dec. 1 st 1889	102.61	
20	By this sum over paid 1 st Installment	\$502.95	
21		6.93	\$496.02
22	To third Installment due Dec. 8 th 1890	400.33	
23	Set from Aug. 23 rd 1885 to Dec. 1 st 1889	102.61	
24		502.95	
25	Total preferred Liens Dec. 1 st 1889		\$1613.10

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

~~_____~~~~1023~~ 1.50

1 Nick of preferred lines against the Trust Estate
of A. R. Anderson Dec. 1, 1887 Dec. 1st 1887.

2 For Bond, 1000.00, going to Dr. J. Anderson
3 Confirmed by Dr. J. Anderson by J. R. Anderson
4 paid part by A. R. Anderson by Dec. 1st 1887 3626.71
5 But amount paid from Dec. 1st 1887 to Dec. 1st 1887 70.00
6 By order to Cash from Dr. J. Anderson 2701.76
7 But on this line from Dec. 1st 1887 to Dec. 1st 1887 2701.76
8 2701.76

9 For Bond, 1000.00, going to Dr. J. Anderson
10 1887 by A. R. Anderson by Dec. 1st 1887 118.00
11 But on this line from Dec. 1st 1887 to Dec. 1st 1887 0.00
12 For costs of recording deed trust 2.35

13 To A. L. Anderson for costs of deed
14 of trust, executed by A. R. Anderson
15 Dec. 8th 1887, to secure Bond for
16 Temple Machine works debt on comp
17 promise in 3 installments \$1200.00

18 First installment thereof due Dec. 8th 1887 \$400.00
19 But thereon from Dec. 23rd 1887 to Dec. 1st 1887 8.37
20 By Cash from A. R. Anderson by Dec. 1st 1887 408.37

21 Over paid first installment this sum \$6.93

22
23 Second installment due Dec. 8th 1887 \$400.00
24 But thereon from Dec. 23rd 1887 to Dec. 1st 1887 10.20

25 By Cash from A. R. Anderson by Dec. 1st 1887 410.20

26 Third installment due Dec. 8th 1887 \$400.00
27 But thereon from Dec. 23rd 1887 to Dec. 1st 1887 10.20

28 For 10% loan on \$1488.00 for value of debt 148.80

29 Cost of Record Deed Trust 2.35

30 Total amount preferred lines sum 1788.11 \$1764.20

31
32

2 12 No 2

Lat of packed
Lien No. 2.

\$1764.20

Preferred Lien \$1764.20
Common Liens \$668.35
\$2432.55

A. R. Anderson. Deed

To Cowan McBlung & Co

For

To amt secured by deed of Trust dated

Jan'y 23rd 1886. and due on that day \$914.18.

See Deed

Book No.

21 page

336.

In trust on same to April 17th 1886.

12.95

Or by cash paid April 17th 1886.

927.18

500

To In trust on same to May 10th 1887.

427.18

27.80

454.98

Or by cash paid Cowan McBlung & Co.

300.00

In trust on same to June 6th 1889.

154.98

18.52

Or by cash paid C. T. Duncan

173.52

55.00

\$118.52

C. T. Duncan Trustee, this day
personally appeared before me
and made oath in due form that
the bal. of \$118.52 as shown in
above statement as of June 6, 1889
remains unpaid and is fully
from the Estate of A. R. Anderson
to Cowan McBlung & Co.
Aug. 8, 1889.

J. A. Hyatt

2 Bar Seeds
 Do 2 Trust

\$118.52
 A. R. Anderson - set

Bal. mch 6 1887 \$118.52

Int to Dec 1 1887 - 3.46

Cont of Trust \$131.98

2 25

\$134.23

1888 To this sum which will be brought over from 1887
 1 2 3 4 5 6 7 8 9 10
 11 12 13 14 15 16 17 18 19 20
 21 22 23 24 25 26 27 28 29 30
 31 32

1	To this sum which will be brought over from 1887	
2	By 0 0 0 0 0 0 0 0 0 0	483.70
3	" 0 0 0 0 0 0 0 0 0 0	30.75
4	" 0 0 0 0 0 0 0 0 0 0	5.00
5	" 0 0 0 0 0 0 0 0 0 0	40.70
6	" 0 0 0 0 0 0 0 0 0 0	5.00
7	" 0 0 0 0 0 0 0 0 0 0	10.00
8	" 0 0 0 0 0 0 0 0 0 0	22.45
9	" 0 0 0 0 0 0 0 0 0 0	100.00
10	The total sum which will be brought over from 1887	2033.77

1889 To this sum which will be in Adams hands for the payment on debts \$2033.77

W. E. R.
 \$2033.77

Statement of 1888
 1888

Sale Bill of A. R. Anderson & Co. d. 1885
 Sold Nov 30 1885 for 12 months time

Jefferson Roberts	2.00
W. L. Anderson	2.25-
E. M. Robinson	2.75-
Reed Evans	3.65-
C. H. Wyal	2.40
Joseph Owens	75-
H. W. Livingston	1.85-
J. W. Anderson	8.00
W. T. Anderson	1.00
S. S. Surgen	5.00
J. W. Anderson	2.75-
W. L. Anderson	1.00
Chas. Allen	2.25-
Wash. Pride more	65-
W. T. Anderson	10.00
J. W. Anderson	3.25-
Sarepta Anderson	3.25-
Jefferson Roberts	1.50-
Joseph Owens	3.35-
C. H. Wyal	85-
J. C. Blessing	45-
Jefferson Roberts	7.10
A. J. Livingston	60
W. L. Anderson	2.25-
Thos. W. Cherson	8.00
W. L. Anderson	1.70
J. W. Anderson	2.5-

Amount in cash \$69.80

Amount brought forward \$69.80

Jefferson Roberts	.30
Wm Sage	.40
J. C. Blessing	.70
W. A. Owens	.30
C. S. Anderson	.50
E. M. Robinson	.25
Wm Sage	3.25
Jefferson Roberts	3.85
H. B. Livingston	.25
S. J. Anderson	.35
J. M. Tate	.45
Jeff. Roberts	.75
Orocket Wygal	.10
Jeff Roberts	.40
Patton Anderson	.30
Landon Johnson	.50
Wm Sage	.10
S. R. Surges	.15
Wm Sage	.25
Lucy Livingston	.15
Charles Sexton	.25
Jeff Roberts	.30
Wm Sage	.15
D. L. Anderson	2.60
Frank Glade	.65
M. W. Livingston	.65
Wm Sage	1.35
C. H. Wygal	.25

\$87.85

Account brought forward

Patton Anderson	6,15-
D. S. Anderson	57,25-
M. T. Anderson	11,25-
Thos. McPherson	19,75-
J. T. Livesay	7,30
J. S. Owens	5-5-
H. S. Anderson	135-
J. M. Duff	32,80
Thos. McPherson	100,00
M. W. Livingston	150,00
M. W. Livingston	130,00
David Mahon	28,75-
J. S. Waller	23,65-
W. S. Cusburn	25,00
Peter Lawson	121,00
Thas. McPherson	36,50
M. W. Livingston	20,25-
Thas. McPherson	20,85- 20,85-
J. T. Livesay	32,53-
S. S. Surges	4,86
E. M. Robinson	21,50
Harvey Johnson	22,50
Joseph Hackney	24,00
Thos. Lawson	24,00.
Clifford Jenkins	23,75-
Wm. Elam	17,64
S. H. Duff	28,79
W. H. Byrd	8,00

Jeff Roberts	1108 9.40
Thos. McPherson	10.00
E. M. Robinson	27.00
H. T. Anderson	6.50
L. W. Livesay	6.00
H. S. Anderson	22.50
J. T. Livesay	16.00
Green McFarlin	20.00
J. W. Tate	2.50
J. Owens	1.50
Wm. Sage	1.05
J. E. Livesay	4.05
H. B. Willis	7.80
	<hr/> 115.74

W. R. Anderson
 Dale Bice
 Remond McFarlin
 J. E. Tate
 J. B. Willis

W. E. Anderson Admin.

Virginia: The County Court Clerk's office Jan 8th 1899
 The foregoing Sale Bill of the personal property
 of H. B. Willis deceased, was this day filed in this
 office and returned to the same.
 Teste John R. Gibson Clerk

1 Log mallet	20 00
3 Hoes 1 Mattock	50
4 Augers 1 saw	1 50
1 log chain	1 00
1 Brass Kettle	2 00
1 * cut saw	3 00
1 Red stand	2 00
1/4 cane mill	1 50
1 gun	5 00
1 for stretchers	1 00
Balances	1 50
1 cutting knife	50
12 Head of Logs	35 00

S. S. Burgess
 A. S. Lumberman

(Appraised)

Virginia Lee County Court Clerk's Office Jan 8th 1889
 The foregoing appraisement bill of the personal
 property of the estate of J. R. Anderson deceased
 was this day filed in this office and admitted to record.
 J. S. Lumberman Clerk.

50
60
50
50
50
50
50

51 ^{1/2} m. to Ferry

1	Lot of wheat	one dollar per bu.	81 50	
1	" Oats	twenty five cts per bu.	8 50	
X	Brine Sleigh		75 00	
X	Lot of old iron + small Sleigh		75 00	
- X	old wagon		15 00	
" X	Hammer		7 00	
X	New Wagon		45 00	
X	Lot of old gearing		2 00	
"	" Hay		30 00	
X	Small Horse		86 00	
X	Black Station		1 26 00	
X	Mule		1 00 00	
	Lot of stock fodder		5 00	
1	Mule Buggy		20 00	
"	Imp and cart		20 00	
"	Spartan car		17 00	
	Lot of corn (wheat for her) Shells		2 00	
	Lot of Shovel - corn 2000 for bu.			
14	Shup	\$15 00 each	210 00	
12	Lot of logs	\$5 00 each	20 00	
19	Quar	25 00 each	475 00	
11	young cattle	\$10 00 each	110 00	
4	Culver		14 00	
1	Steamer Stock		6 00	
1	Shovel + post hole digger		75 00	
1	Lot of Shipping Lumber	\$6 00 per thousand ft		
	Lot of fencing lumber	5 00 per 1000 ft		
"	" " refined	2 50 cts		

25-
33
75-
77-
575-

A. R. Anderson
Affirmation Bill

Anderson's Will Book
- 2 -
A. R. Anderson

Affirmation

Inventory of accounts arising

to the Estate of J. R. Anderson

1880-1881. 1882-1883. 1884-1885. 1886-1887. 1888-1889. 1890-1891. 1892-1893. 1894-1895. 1896-1897. 1898-1899. 1900-1901. 1902-1903. 1904-1905. 1906-1907. 1908-1909. 1910-1911. 1912-1913. 1914-1915. 1916-1917. 1918-1919. 1920-1921. 1922-1923. 1924-1925. 1926-1927. 1928-1929. 1930-1931. 1932-1933. 1934-1935. 1936-1937. 1938-1939. 1940-1941. 1942-1943. 1944-1945. 1946-1947. 1948-1949. 1950-1951. 1952-1953. 1954-1955. 1956-1957. 1958-1959. 1960-1961. 1962-1963. 1964-1965. 1966-1967. 1968-1969. 1970-1971. 1972-1973. 1974-1975. 1976-1977. 1978-1979. 1980-1981. 1982-1983. 1984-1985. 1986-1987. 1988-1989. 1990-1991. 1992-1993. 1994-1995. 1996-1997. 1998-1999. 2000-2001. 2002-2003. 2004-2005. 2006-2007. 2008-2009. 2010-2011. 2012-2013. 2014-2015. 2016-2017. 2018-2019. 2020-2021. 2022-2023. 2024-2025. 2026-2027. 2028-2029. 2030-2031. 2032-2033. 2034-2035. 2036-2037. 2038-2039. 2040-2041. 2042-2043. 2044-2045. 2046-2047. 2048-2049. 2050-2051. 2052-2053. 2054-2055. 2056-2057. 2058-2059. 2060-2061. 2062-2063. 2064-2065. 2066-2067. 2068-2069. 2070-2071. 2072-2073. 2074-2075. 2076-2077. 2078-2079. 2080-2081. 2082-2083. 2084-2085. 2086-2087. 2088-2089. 2090-2091. 2092-2093. 2094-2095. 2096-2097. 2098-2099. 2100-2101. 2102-2103. 2104-2105. 2106-2107. 2108-2109. 2110-2111. 2112-2113. 2114-2115. 2116-2117. 2118-2119. 2120-2121. 2122-2123. 2124-2125. 2126-2127. 2128-2129. 2130-2131. 2132-2133. 2134-2135. 2136-2137. 2138-2139. 2140-2141. 2142-2143. 2144-2145. 2146-2147. 2148-2149. 2150-2151. 2152-2153. 2154-2155. 2156-2157. 2158-2159. 2160-2161. 2162-2163. 2164-2165. 2166-2167. 2168-2169. 2170-2171. 2172-2173. 2174-2175. 2176-2177. 2178-2179. 2180-2181. 2182-2183. 2184-2185. 2186-2187. 2188-2189. 2190-2191. 2192-2193. 2194-2195. 2196-2197. 2198-2199. 2200-2201. 2202-2203. 2204-2205. 2206-2207. 2208-2209. 2210-2211. 2212-2213. 2214-2215. 2216-2217. 2218-2219. 2220-2221. 2222-2223. 2224-2225. 2226-2227. 2228-2229. 2230-2231. 2232-2233. 2234-2235. 2236-2237. 2238-2239. 2240-2241. 2242-2243. 2244-2245. 2246-2247. 2248-2249. 2250-2251. 2252-2253. 2254-2255. 2256-2257. 2258-2259. 2260-2261. 2262-2263. 2264-2265. 2266-2267. 2268-2269. 2270-2271. 2272-2273. 2274-2275. 2276-2277. 2278-2279. 2280-2281. 2282-2283. 2284-2285. 2286-2287. 2288-2289. 2290-2291. 2292-2293. 2294-2295. 2296-2297. 2298-2299. 2300-2301. 2302-2303. 2304-2305. 2306-2307. 2308-2309. 2310-2311. 2312-2313. 2314-2315. 2316-2317. 2318-2319. 2320-2321. 2322-2323. 2324-2325. 2326-2327. 2328-2329. 2330-2331. 2332-2333. 2334-2335. 2336-2337. 2338-2339. 2340-2341. 2342-2343. 2344-2345. 2346-2347. 2348-2349. 2350-2351. 2352-2353. 2354-2355. 2356-2357. 2358-2359. 2360-2361. 2362-2363. 2364-2365. 2366-2367. 2368-2369. 2370-2371. 2372-2373. 2374-2375. 2376-2377. 2378-2379. 2380-2381. 2382-2383. 2384-2385. 2386-2387. 2388-2389. 2390-2391. 2392-2393. 2394-2395. 2396-2397. 2398-2399. 2400-2401. 2402-2403. 2404-2405. 2406-2407. 2408-2409. 2410-2411. 2412-2413. 2414-2415. 2416-2417. 2418-2419. 2420-2421. 2422-2423. 2424-2425. 2426-2427. 2428-2429. 2430-2431. 2432-2433. 2434-2435. 2436-2437. 2438-2439. 2440-2441. 2442-2443. 2444-2445. 2446-2447. 2448-2449. 2450-2451. 2452-2453. 2454-2455. 2456-2457. 2458-2459. 2460-2461. 2462-2463. 2464-2465. 2466-2467. 2468-2469. 2470-2471. 2472-2473. 2474-2475. 2476-2477. 2478-2479. 2480-2481. 2482-2483. 2484-2485. 2486-2487. 2488-2489. 2490-2491. 2492-2493. 2494-2495. 2496-2497. 2498-2499. 2500-2501. 2502-2503. 2504-2505. 2506-2507. 2508-2509. 2510-2511. 2512-2513. 2514-2515. 2516-2517. 2518-2519. 2520-2521. 2522-2523. 2524-2525. 2526-2527. 2528-2529. 2530-2531. 2532-2533. 2534-2535. 2536-2537. 2538-2539. 2540-2541. 2542-2543. 2544-2545. 2546-2547. 2548-2549. 2550-2551. 2552-2553. 2554-2555. 2556-2557. 2558-2559. 2560-2561. 2562-2563. 2564-2565. 2566-2567. 2568-2569. 2570-2571. 2572-2573. 2574-2575. 2576-2577. 2578-2579. 2580-2581. 2582-2583. 2584-2585. 2586-2587. 2588-2589. 2590-2591. 2592-2593. 2594-2595. 2596-2597. 2598-2599. 2600-2601. 2602-2603. 2604-2605. 2606-2607. 2608-2609. 2610-2611. 2612-2613. 2614-2615. 2616-2617. 2618-2619. 2620-2621. 2622-2623. 26

Will and Benjamin ~~Ad.~~ \$800. —

No amt of above sale due May 1, 1887. \$300.00

To amt R salary Sumner Mill Tarpino N. H. 1877

7 " " Received from sale of logs. 321. 00

Total for Mills & Log \$1517.55

11 20 " Valued Note on J. W. Baker. 17. 25

14 Recd. on Sac. Bill June 1849. \$1528. 88

Wm. J. Anderson Adminr.

8173.83

Account of the
of Mills & Co
in

1611.55

12.28

1623.83

Vouchers
from 1 to
inclusive

William Culbertson Em. W. Dingus

To clerk to Lee Circuit Court

Dr.

1884

June 17

Sum. Debt vs. H. R. Anderson, John A. Newstead 20

Copies 40 Rept 18, fil Dec 15, Debt 18, Rules 20. 141

Tax 1.00 order Confes 36, Judgt 36 debt 20. 1.72

fi fa 58, noting 20 Tax costs &c 40. 1.18

\$4.71

Mon Collection

Exp 3 Free Rill

Jan 24 1871

102

101

100

99

Dr. H. H. H. H.

J. H. Moore
don't to be
in to pay

Received of Wm J. Anderson by
Administrator of the estate of
A. R. Anderson deceased, by the
hand of E. T. Duncan the sum
of four hundred and ninety dollars
to be credited on debt of trust
executed to myself to secure Saw-
mill debt. Feb. 3^d 1889.

A. S. Orin
Trustee.

and atty for Berdsall & Eagle Machine
works.

(1)

A. L. Pridemore

To \$4900

Wm. T. Pridemore
Adm.



Wm. Ford 7/2 1889

from Wm. W. G. Anderson
Given 5.65/100 Dollars
in full order 11/8/88 for burial

A. B. Campbell

12

Recd. of L. I. Anderson, the sum
Four dollars for work done on
Haffner for his father & Mother
Jan. 7th 1889, — Samuel H. Duff

Receipt

(3) of \$4.00

S. H. Buff

~~W. H. Buff~~

done

Receipt

of \$4.00

S. H. Buff

Received of W. J.
Canderson & Son
of Ash Grove, Cal.
Fifteen dollars
for cash
H. L. Cheney

Aug 3rd 1889.

H. L. Cheney

...even imitate this
trade-mark stamp, constitutes a
violation of the full
law, any and all persons thus

THE GENUINE.—Observe the
position of our trade-mark stamp
it is found on the outside wrap-
pings of the bottle before purchasing. If
you can not be deceived.
We have some other preparation
urged upon you by an un-
scrupulous person to be just as good as
the other profit on it than on our
preparation, send us the money by Postal
note, and we will promptly send the medicine
of the WORLD'S DISPENSARY MEDICAL

SWINDLERS.

our institutions ever travels to
persons representing themselves
in any way connected with our
practice, without soliciting medical practice,
should be promptly arrested for
having at all times quite enough
of our staff of eighteen physicians
sent for, at Buffalo or London.
ES, EXCEPT AT No. 3 NEW OX-
FORD ST., LONDON, ENG.
nor Dr. R. V. Pierce, our Presi-
dent, with or responsibility for those
Pierce's "So-called, "Magnetic,
we we any confidence in such

SARY MEDICAL ASSOCIATION,

Main Street, BUFFALO, N. Y.

July the 19th 1858

A. R. Anderson (91c) Dr to H. L. Muncy
for Medical Treatment in his case and
Family thirty seven visits

\$15.00

I do certify that I was present during
the sickness in A. R. Anderson family
and so that H. L. Muncy waited on him
and family during there sickness this
July the 19th 1858 S. S. Sargen

This day personal appeared before me
Thos. McPherson a justice of the peace in
and for the county of Lee and state
of Virginia S. S. Sargen and made
oath that the above account is just
given under my hand and sealed this
July the 19th 1858

Thos. McPherson J. P.

Observe the
stamp, constitutes a
full
law, any and all persons thus
shall prosecute, to the full
of our trade-mark stamp
it is found on the outside wrap-
bottle before purchasing. If
you can not be deceived.
-not some other preparation.
be just as good as
presented to you by an un-
larger profit on it than on
best is out of our medicines.

(4)

A. R. Anderson (Dec)

Dr to. H. J. Muncy

for \$15.00

Received of William Anderson
\$5.00 for services rendered to his father

William Anderson administrator

for his father

Wm King

December 6, 1885

W. T. Anderson
Arthur

1874

12

Received of Wm L. Anderson fifty five
dollars on debt incurred by said of
Trust and due from A.R. Anderson
to Coman McBlair & Co. This money
was paid by said Anderson and
Adm of A.R. Anderson deced
This 4th day of June 1889

B. T. Duncan Atty
and Trustee

10)

W. S. Anderson
Admrs
1856

1888. W. T. Anderson Admin. of A. R. Fredericks Est.

To the clerk of Lee County Court

Apr 13 } Entering order appointing for bridge 1.00
Tax on bond. .50

587
Jan 8 } Filing aff'd bill to Recording 40

Feb 7 } " " " " " 40

\$3.90

J. R. Gilbert Clerk

W. T. Anderson

of 3/4

(10)

Aug. 2nd 1889

Received of W. F. Anderson Adm.
of A. R. Tynderson deed and return
for appraising property
W. F. Tynderson

Wm. D. Bennett

Recd.

Eagle Machine Works On
1885. To the Clerk of Lee Circuit Court, Va.

Aug. Date Tax 1.00
Summons against Testament *Wm. Anderson* 20 copy 20 noting 18 \$ 58

docketing 18 attorney 10 filing declaration 15 rules 50 order 36 judgment 36 1.65

Sept 20 docketing 20 return 20 taxing cost & copy 20 filing papers 20 execution 58 1.38
1886 order 36. Copying 2.25 *Wm. Anderson* 20, writ claim 30 order 36 4.18
Mr. *Wm. Anderson* 58.80

Bell's Potomac Press, Alex., Va.

J. L. K. York C. C.

Engle Machine
Hones

See Bill
#624

W R Anderson

The Birdsell Co

1885. To the Clerk of Lee Circuit Court, Va. Dr

Summons against Restaurant & Dining Room 20 State clg 1.00
noting 18 \$ 5.8
Repl. 5 orders 72 87
docketing 18 attorney 10 filing declaration 15 rules 50 order 36 judgment 36 1.65
order 36 36
docketing 20 return 20 taxing cost & copy 20 filing papers 30 execution 58 1.38
70.84

Bell's Potomac Press, Alex., Va.

C. C.

Windsall Co

For Bill

11.5.19

W. H. Wilson

The Bindsall Co.

1875. To the Clerk of Lee Circuit Court, Va.

Summons against	<i>Testament et al</i>	20	copy	20	noting	18	State Tax	1.00				
							\$	5.58				
	<i>John A. et al</i>	50	<i>Rept & Repl. & order</i>	40	<i>Costal no</i>			1.55				
docketing	18	attorney	10	filing declaration	15	rules	50	order	30	judgment	36	1.65
	<i>John A. et al</i>	15	<i>Chas</i>	20	<i>wit claim</i>	30	<i>fil & pas</i>	30				2.30
docketing	20	return	20	taxing cost & copy	20	filing papers	20	execution	58			1.08
												8.26

Bell's Potomac Press, Alex., Va.

J. A. Bindsall C. C.

Prosser all

Chas. F. L.

1846

Attest

8.46

11.47

5.84

8.80

34.57

3.5.50

38

1885- A. R. C. Anderson and Testament On
 Aug But atty ads Birlock's Co 10. plea 15 .25
 1886. Mar affi 25- Spa 20 wit claims 2.10 order 36 2.91
 Fil Depo 15- Spas 20, wit claims 2.40 2.95
 Saving costs to 40 .40
 J. A. Hyatt & Co \$6.51

1885- But atty ads Same on debt 10
 Aug fil plea 15 affi 25, order 36 Saving costs to 40 1.16
 \$1.26
 J. A. Hyatt & Co

1885- But atty ads Engle Machine Works 10
 Aug fil plea 15- affi 25- Spas 20 wit claims 30 .90
 1886 Aug Spas 20 wit claims 2.10 Saving costs to 40 2.50
 J. A. Hyatt & Co \$3.70

A. P. Anderson
- Lecter man
Exp. Bills
\$11.77

(7)

\$34.57

Received of J. H. Vinderson
Admin. of A. R. Vinderson & Co.
50¢ for 7 days appraising
property.
Aug 5th 1889.

Stephen S. Surprenant

(10)

Rec'd of
J. A. L. L. L.
50, Cto.

VIRGINIA:

SCOTT COUNTY CIRCUIT COURT, Nov.

TERM, 1837

Ordered that *J. L. Lamm & Anderson* pay unto
B. H. Livingston six dollars & fifty cents ~~Dollars~~ for
eight days' attendance as a witness for *you ad Birdwell Co.*
and traveling *thirty* miles over ~~ten~~ coming *from Lee Co.*
same in returning.

Attest:

J. H. Taylor Clerk.

A. R. A.
\$6.40

Virginia:

LEE COUNTY CIRCUIT COURT.

Term, 1885 to 87

Ordered, That

pay unto

for

eight days attendance as a witness for

traveling

16 miles over ten in

coming and the same in returning.

Teste:

, Clerk.

(11)

4.14

6.40

10.54

VIRGINIA:

LEE COUNTY CIRCUIT COURT, Nov. 2. 186

Ordered, that Testament Anderson pay unto
J. M. Sale \$1.00 for 2 days attendance as a
witness for Thomas Birdsell for Traveling 2 miles over ten
coming and same returning.

Teste:

E. R. Gibson Clerk.

J M. Tate
vs { Wil-
claim

A. B. Anderson

VIRGINIA:

SCOTT COUNTY CIRCUIT COURT, Nov.

TERM, 1887

Ordered that Testament Ed Anderson pay unto
J. M. Tate Five Dollars & Eighty Dollars for
eight days' attendance as a witness for you ad. The Birdwell Co.
and traveling thirty ~~three~~ miles over ~~ten~~ coming ^{from the Co.} and the
same in returning.

Attest:

J. H. Taylor Clerk.

12

A. R. Anderson

Liter-
\$5.84

Bill Hotel same
time \$5.60

\$11.44

Bill Journal

2 Balgo 1.00

\$12.44

5.84

1.00

\$6.84

Received of Wm. L. Anderson
Admr. of R. Anderson decd Two
Dollars for buying sale
Aug. 7th 1889.
Jno. M. Tate

(13)

Special Statement 121

4	By the court, ordered, line	\$1740.00
5	" " " " " " " "	\$500.00
6	" " " " " " " "	\$400.00
7	By this in order of court	\$2000.00
8	To be paid from Real Est	\$3398.00

Special Statement

No 1

Special Statement No 2

19	Apprentice rent federal house	\$1613	15
20	" " Bureau Station	2608	35
21	" " Trustiness	5281	50
22	in Adams 3 p y. 1840	2033	77
23	rent the apartment against land	\$2347	70

Special Statement

No 2

List of debts properly proved against the Estate of A. R. Anderson dec'd.

A	For Note Executed by A. R. Anderson to J. J. Morgan, May 1 st 1887, this sum...	\$50.00	
	Int. to Dec. 1 st 1887.	7.61	57.61
B	For Note Presented by Testaments to Anderson to Mar. 1888 Morgan, Int. from Dec. 8/1887...	\$125.00	
	Int. from Dec. 8/1887, to Dec. 1 st 1889.	20.82	145.82
C	For Note Executed to Thompson & Co. by A. R. Anderson, Apr. 3 rd 1887, on which Int. was paid...	\$8.37	
	Int. thereon to Dec. 1 st 1887.	2.33	
	Ad. to Est. at Law re Taxes	7.81	69.01
	For Note Executed to Jesse B. Reburn by A. R. Anderson, March 27 th 1878, for \$300.00	\$300.00	
	Int. to Jan. 2 nd 1883.	98.52	
	For \$28.00 + \$21.23 + \$25.00 + Int. \$100.00 various dates	\$488.83	
	Int. to January 2 nd 1883.	131.23	
	Credit " " "	3.24	
	Interest to Apr. 5 th 1883.	\$277.58	
	Credit this date	75.00	
	Interest to Apr. 5 th 1883.	\$202.88	
	Credit this date	10.26	
	Interest to Apr. 1 st 1887	213.86	
	Credit Apr. 1 st 1887	150.00	
	Interest to Apr. 1 st 1887	62.82	
	Credit Apr. 1 st 1887	15.00	
	Interest to Apr. 1 st 1887	77.84	
	Credit Apr. 1 st 1887	5.00	
	Int. on \$62.84 bal. for from Apr. 1/1887 to Dec. 1/1887	\$72.84	
		7.30	80.67
1	For Note Executed to Dock Anderson assigned to W. B. Davis, Octo 20/1886		
	Int. to Dec. 1 st 1887	21.38	
2	For Note Executed by A. R. Anderson to J. J. Morgan, May 1 st 1887, to J. J. Morgan for this sum		
	Interest thereon to Dec. 1 st 1887.	3.00	24.00
	Amount forwarded		\$485.81

see 2nd page

1	Account brought forward		\$408.50
2	to note created in R. H. Brown May 25 1887		
3	D. B. Bailey for services rendered to R. H. Brown		
4	Interest on note 10 months after date	\$15.00	
5	<u>Sub. to Dec 1st 1887</u>	76	26.90
6	to note created by R. H. Brown March 1st 1887		
7	to R. H. Brown May 25 1887	15.00	
8	<u>Sub. to Dec 1st 1887</u>	2.41	14.59
9	to R. H. Brown for note created		
10	by R. H. Brown Oct 25 1887, through	\$112.40	
11	<u>Sub. to Dec 1st 1887</u>	42.90	155.30
12	to R. H. Brown for note created	7.44	
13	<u>Sub. to Dec 1st 1887</u>	88	9.80
14	to R. H. Brown for note created by		
15	R. H. Brown May 25 1887	25.25	
16	<u>Sub. to Dec 1st 1887</u>	3.28	30.53
17	to R. H. Brown for note created		
18	by R. H. Brown May 25 1887, through	10.10	
19	<u>Sub. to Dec 1st 1887</u>	1.88	11.98
20	to R. H. Brown for note created	14.00	
21	<u>Sub. to Dec 1st 1887</u>	2.38	16.38
22	to R. H. Brown for note created		
23	by R. H. Brown May 25 1887, through	23.01	
24	<u>Sub. to Dec 1st 1887</u>	3.30	30.31
25	to R. H. Brown for note created		
26	by R. H. Brown May 25 1887, through	87.75	
27	<u>Sub. to Dec 1st 1887</u>	131.75	220.95
28	to R. H. Brown for note created		
29	by R. H. Brown May 25 1887, through	328.17	
30	<u>Sub. to Dec 1st 1887</u>	55.75	
31	to R. H. Brown for note created	6.50	38.46
32	to R. H. Brown for note created		

142

L

M

A

1	Aggregates debts brought forward		1861.34
2	To James Phillips for note accounted		
3	by J. R. Emerson for 1000	22.00	
4	Put to Cash 1st 1887	1.45	21.49
5	To John M. Rute for note accounted		
6	by J. R. Emerson for 1000	20.00	
7	Interest from March 1st to Aug 31 1887	1.21	
8	By three credits - for 100 - for 100 - for 100	2.22.10	
9	Put to Cash 1st 1888	177.26	
10	Credit this date Aug 1st 1888	1.20	
11	Interest to May 1st 1887	181.20	
12	Credit	8.10	
13	Put to June 28 1887	175.20	
14	Credit this date	6.68	
15	Put to June 28 1887	182.88	
16	Credit	50.00	
17	Put to June 28 1887	134.88	
18	Credit this date	30.84	
19	Put to June 28 1887	165.72	
20	Credit	10.10	
21	Put to June 28 1887	175.82	
22	Credit	10.10	
23	Put to June 28 1887	185.92	
24	Credit	10.10	
25	Put to June 28 1887	196.02	
26	Credit	10.10	
27	Put to June 28 1887	206.12	
28	Credit	10.10	
29	Put to June 28 1887	216.22	
30	Credit	10.10	
31	Put to June 28 1887	226.32	
32	Credit	10.10	
33	Put to June 28 1887	236.42	
34	Credit	10.10	
35	Put to June 28 1887	246.52	
36	Credit	10.10	
37	Put to June 28 1887	256.62	
38	Credit	10.10	
39	Put to June 28 1887	266.72	
40	Credit	10.10	
41	Put to June 28 1887	276.82	
42	Credit	10.10	
43	Put to June 28 1887	286.92	
44	Credit	10.10	
45	Put to June 28 1887	297.02	
46	Credit	10.10	
47	Put to June 28 1887	307.12	
48	Credit	10.10	
49	Put to June 28 1887	317.22	
50	Credit	10.10	
51	Put to June 28 1887	327.32	
52	Credit	10.10	
53	Put to June 28 1887	337.42	
54	Credit	10.10	
55	Put to June 28 1887	347.52	
56	Credit	10.10	
57	Put to June 28 1887	357.62	
58	Credit	10.10	
59	Put to June 28 1887	367.72	
60	Credit	10.10	
61	Put to June 28 1887	377.82	
62	Credit	10.10	
63	Put to June 28 1887	387.92	
64	Credit	10.10	
65	Put to June 28 1887	398.02	
66	Credit	10.10	
67	Put to June 28 1887	408.12	
68	Credit	10.10	
69	Put to June 28 1887	418.22	
70	Credit	10.10	
71	Put to June 28 1887	428.32	
72	Credit	10.10	
73	Put to June 28 1887	438.42	
74	Credit	10.10	
75	Put to June 28 1887	448.52	
76	Credit	10.10	
77	Put to June 28 1887	458.62	
78	Credit	10.10	
79	Put to June 28 1887	468.72	
80	Credit	10.10	
81	Put to June 28 1887	478.82	
82	Credit	10.10	
83	Put to June 28 1887	488.92	
84	Credit	10.10	
85	Put to June 28 1887	499.02	
86	Credit	10.10	
87	Put to June 28 1887	509.12	
88	Credit	10.10	
89	Put to June 28 1887	519.22	
90	Credit	10.10	
91	Put to June 28 1887	529.32	
92	Credit	10.10	
93	Put to June 28 1887	539.42	
94	Credit	10.10	
95	Put to June 28 1887	549.52	
96	Credit	10.10	
97	Put to June 28 1887	559.62	
98	Credit	10.10	
99	Put to June 28 1887	569.72	
100	Credit	10.10	
101	Put to June 28 1887	579.82	
102	Credit	10.10	
103	Put to June 28 1887	589.92	
104	Credit	10.10	
105	Put to June 28 1887	590.02	
106	Credit	10.10	
107	Put to June 28 1887	600.12	
108	Credit	10.10	
109	Put to June 28 1887	610.22	
110	Credit	10.10	
111	Put to June 28 1887	620.32	
112	Credit	10.10	
113	Put to June 28 1887	630.42	
114	Credit	10.10	
115	Put to June 28 1887	640.52	
116	Credit	10.10	
117	Put to June 28 1887	650.62	
118	Credit	10.10	
119	Put to June 28 1887	660.72	
120	Credit	10.10	
121	Put to June 28 1887	670.82	
122	Credit	10.10	
123	Put to June 28 1887	680.92	
124	Credit	10.10	
125	Put to June 28 1887	691.02	
126	Credit	10.10	
127	Put to June 28 1887	701.12	
128	Credit	10.10	
129	Put to June 28 1887	711.22	
130	Credit	10.10	
131	Put to June 28 1887	721.32	
132	Credit	10.10	
133	Put to June 28 1887	731.42	
134	Credit	10.10	
135	Put to June 28 1887	741.52	
136	Credit	10.10	
137	Put to June 28 1887	751.62	
138	Credit	10.10	
139	Put to June 28 1887	761.72	
140	Credit	10.10	
141	Put to June 28 1887	771.82	
142	Credit	10.10	
143	Put to June 28 1887	781.92	
144	Credit	10.10	
145	Put to June 28 1887	792.02	
146	Credit	10.10	
147	Put to June 28 1887	802.12	
148	Credit	10.10	
149	Put to June 28 1887	812.22	
150	Credit	10.10	
151	Put to June 28 1887	822.32	
152	Credit	10.10	
153	Put to June 28 1887	832.42	
154	Credit	10.10	
155	Put to June 28 1887	842.52	
156	Credit	10.10	
157	Put to June 28 1887	852.62	
158	Credit	10.10	
159	Put to June 28 1887	862.72	
160	Credit	10.10	
161	Put to June 28 1887	872.82	
162	Credit	10.10	
163	Put to June 28 1887	882.92	
164	Credit	10.10	
165	Put to June 28 1887	893.02	
166	Credit	10.10	
167	Put to June 28 1887	903.12	
168	Credit	10.10	
169	Put to June 28 1887	913.22	
170	Credit	10.10	
171	Put to June 28 1887	923.32	
172	Credit	10.10	
173	Put to June 28 1887	933.42	
174	Credit	10.10	
175	Put to June 28 1887	943.52	
176	Credit	10.10	
177	Put to June 28 1887	953.62	
178	Credit	10.10	
179	Put to June 28 1887	963.72	
180	Credit	10.10	
181	Put to June 28 1887	973.82	
182	Credit	10.10	
183	Put to June 28 1887	983.92	
184	Credit	10.10	
185	Put to June 28 1887	994.02	
186	Credit	10.10	
187	Put to June 28 1887	1004.12	
188	Credit	10.10	
189	Put to June 28 1887	1014.22	
190	Credit	10.10	
191	Put to June 28 1887	1024.32	
192	Credit	10.10	
193	Put to June 28 1887	1034.42	
194	Credit	10.10	
195	Put to June 28 1887	1044.52	
196	Credit	10.10	
197	Put to June 28 1887	1054.62	
198	Credit	10.10	
199	Put to June 28 1887	1064.72	
200	Credit	10.10	
201	Put to June 28 1887	1074.82	
202	Credit	10.10	
203	Put to June 28 1887	1084.92	
204	Credit	10.10	
205	Put to June 28 1887	1095.02	
206	Credit	10.10	
207	Put to June 28 1887	1105.12	
208	Credit	10.10	
209	Put to June 28 1887	1115.22	
210	Credit	10.10	
211	Put to June 28 1887	1125.32	
212	Credit	10.10	
213	Put to June 28 1887	1135.42	
214	Credit	10.10	
215	Put to June 28 1887	1145.52	
216	Credit	10.10	
217	Put to June 28 1887	1155.62	
218	Credit	10.10	
219	Put to June 28 1887	1165.72	
220	Credit	10.10	
221	Put to June 28 1887	1175.82	
222	Credit	10.10	
223	Put to June 28 1887	1185.92	
224	Credit	10.10	
225	Put to June 28 1887	1196.02	
226	Credit	10.10	
227	Put to June 28 1887	1206.12	
228	Credit	10.10	
229	Put to June 28 1887	1216.22	
230	Credit	10.10	
231	Put to June 28 1887	1226.32	
232	Credit	10.10	
233	Put to June 28 1887	1236.42	
234	Credit	10.10	
235	Put to June 28 1887	1246.52	
236	Credit	10.10	
237	Put to June 28 1887	1256.62	
238	Credit	10.10	
239	Put to June 28 1887	1266.72	
240	Credit	10.10	
241	Put to June 28 1887	1276.82	
242	Credit	10.10	
243	Put to June 28 1887	1286.92	
244	Credit	10.10	
245	Put to June 28 1887	1297.02	
246	Credit	10.10	
247	Put to June 28 1887	1307.12	
248	Credit	10.10	
249	Put to June 28 1887	1317.22	
250	Credit	10.10	
251	Put to June 28 1887	1327.32	
252	Credit	10.10	
253	Put to June 28 1887	1337.42	
254	Credit	10.10	
255	Put to June 28 1887	1347.52	
256	Credit	10.10	
257	Put to June 28 1887	1357.62	
258	Credit	10.10	
259	Put to June 28 1887	1367.72	
260	Credit	10.10	
261	Put to June 28 1887	1377.82	
262	Credit	10.10	
263	Put to June 28 1887	1387.92	
264	Credit	10.10	
265	Put to June 28 1887	1398.02	
266	Credit	10.10	
267	Put to June 28 1887	1408.12	
268	Credit	10.10	
269	Put to June 28 1887	1418.22	
270	Credit	10.10	
271	Put to June 28 1887	1428.32	
272	Credit	10.10	
273	Put to June 28 1887	1438.42	
274	Credit	10.10	
275	Put to June 28 1887	1448.52	
276	Credit	10.10	
277	Put to June 28 1887	1458.62	
278	Credit	10.10	
279	Put to June 28 1887	1468.72	
280	Credit	10.10	
281	Put to June 28 1887	1478.82	
282	Credit	10.10	
283	Put to June 28 1887	1488.92	
284	Credit	10.10	
285	Put to June 28 1887	1499.02	
286	Credit	10.10	
287	Put to June 28 1887	1509.12	
288	Credit	10.10	
289	Put to June 28 1887	1519.22	
290	Credit	10.10	
291	Put to June 28 1887	1529.32	
292	Credit	10.10	
293	Put to June 28 1887	1539.42	
294	Credit	10.10	
295	Put to June 28 1887	1549.52	
296	Credit	10.10	
297	Put to June 28 1887	1559.62	
298	Credit	10.10	
299	Put to June 28 1887	1569.72	
300	Credit	10.10	
301	Put to June 28 1887	1579.82	
302	Credit	10.10	
303	Put to June 28 1887	1589.92	
304	Credit	10.10	
305	Put to June 28 1887	1590.02	
306	Credit	10.10	
307	Put to June 28 1887	1600.12	
308	Credit	10.10	
309	Put to June 28 1887	1610.22	
310	Credit	10.10	
311	Put to June 28 1887	1620.32	
312	Credit	10.10	
313	Put to June 28 1887		

	Aggregate amount brought forward	2714 38	
R	To D. C. Newberry & others for note furnished by A. B. Anderson March 2 ^d 1888	4 25	
	Interest to Dec 1 st 1887	42	4 67
S	To Dr. J. H. Thomas assigned to H. J. Morgan for account for medical attendance	17 50	
	Interest from Dec 1 st 1887 to Dec 1 st 1887	1 05	18 55
T	To W. W. Nickles for account for board bill	2 56	
	Int from Nov 1 st 1887 to Dec 1 st 1887	1 18	10 68
U	To S. S. Surgenum bal. account on settlement with Adams	54 80	
	Int. from Jan 1 st 1888 to Dec 1 st 1887	2 01	57 81
V	To Frank Haxey on account on settlement with Adams	78 00	
	Int. from Feb 1 st 1888 to Dec 1 st 1887	4 75	79 75
W	To Jeff Roberts on account for bal. on timber	4 07	
	Int. from Jan 1 st 1888 to Dec 1 st 1887	22	4 31
X	To G. B. Waller Jr. bal. accounts shown by A. B. Anderson book on log	23 00	
	Int. from July 1 st 1888 to Dec 1 st 1887	1 84	24 84
Y	To J. S. Owens bal. due as shown by A. B. Anderson book on logs	10 63	
	Int. from Jan 1 st 1888 to Dec 1 st 1887	57	11 10
Z	To Jesse Roberts assigned of John W. Dineen bal. account for work	25 71	
	Int. from July 1 st 1888 to Dec 1 st 1887	2 20	28 11
3	To C. C. Poter on account for costs - on fees attachment	2 20	
	Int. from Jan 1 st 1888 to Dec 1 st 1887	2 5	2 45
	Amounts forwarded		\$2714 38

Aggregate Amount brought forward		\$2776.65	
B.2	To Decees & Auburn Bal. on account		
	as shown by Andersons book	12.06	
	Sub. to December 1 st 1889	50	12.06
B.2	To Thomas McPherson bal. amount		
	on settlement with Agent	72.22	
	Sub. from Sept. 1 st 1888 to Dec. 1 st 1889	694	100.21
D.2	To Wm. P. Hartney for bal. account		
	for work savings, &c.	5.00	
	Sub. from Aug. 1 st 1888 to Dec. 1 st 1889	35	5.36
S.2	To Anderson and Nygal, bal.		
	Store account	150.99	
	Sub. from Dec. 1 st 1888 to Dec. 1 st 1889	906	160.05
	To Anderson & McPherson balance		
	Store account	44.31	
	Sub. from Dec. 1 st 1889 to Dec. 1 st 1889	5.23	49.76
	To Duff and McPherson balance		
	on Store account	24.16	
	Sub. from July 30 th 1889 to Dec. 1 st 1889	58	24.50
H.2	To M. A. Lesterman & Co. on acco-		
	unt for store goods &c.	6.70	
	Sub. from June 1 st 1889 to Dec. 1 st 1889	103	7.93
.2	To M. A. Lesterman & Co. for bal.		
	of Store account	80.26	
	Sub. from Dec. 1 st 1889 to Dec. 1 st 1889	482	50.08
	To Lesterman & Bro. for balance		
	account for goods	16.95	
	Sub. from Dec. 1 st 1888 to Dec. 1 st 1889	102	15.47
L.2	To Lesterman & Anderson for bal.		
	Store account	17.17	
	Sub. from Aug. 1 st 1888 to Dec. 1 st 1889	120	18.37
			\$343.63

12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400
401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
531
532
533
534
535
536
537
538
539
540
541
542
543
544
545
546
547
548
549
550
551
552
553
554
555
556
557
558
559
560
561
562
563
564
565
566
567
568
569
570
571
572
573
574
575
576
577
578
579
580
581
582
583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
600
601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617
618
619
620
621
622
623
624
625
626
627
628
629
630
631
632
633
634
635
636
637
638
639
640
641
642
643
644
645
646
647
648
649
650
651
652
653
654
655
656
657
658
659
660
661
662
663
664
665
666
667
668
669
670
671
672
673
674
675
676
677
678
679
680
681
682
683
684
685
686
687
688
689
690
691
692
693
694
695
696
697
698
699
700
701
702
703
704
705
706
707
708
709
710
711
712
713
714
715
716
717
718
719
720
721
722
723
724
725
726
727
728
729
730
731
732
733
734
735
736
737
738
739
740
741
742
743
744
745
746
747
748
749
750
751
752
753
754
755
756
757
758
759
760
761
762
763
764
765
766
767
768
769
770
771
772
773
774
775
776
777
778
779
780
781
782
783
784
785
786
787
788
789
790
791
792
793
794
795
796
797
798
799
800
801
802
803
804
805
806
807
808
809
810
811
812
813
814
815
816
817
818
819
820
821
822
823
824
825
826
827
828
829
830
831
832
833
834
835
836
837
838
839
840
841
842
843
844
845
846
847
848
849
850
851
852
853
854
855
856
857
858
859
860
861
862
863
864
865
866
867
868
869
870
871
872
873
874
875
876
877
878
879
880
881
882
883
884
885
886
887
888
889
890
891
892
893
894
895
896
897
898
899
900
901
902
903
904
905
906
907
908
909
910
911
912
913
914
915
916
917
918
919
920
921
922
923
924
925
926
927
928
929
930
931
932
933
934
935
936
937
938
939
940
941
942
943
944
945
946
947
948
949
950
951
952
953
954
955
956
957
958
959
960
961
962
963
964
965
966
967
968
969
970
971
972
973
974
975
976
977
978
979
980
981
982
983
984
985
986
987
988
989
990
991
992
993
994
995
996
997
998
999
1000

Virginia Lee County to wit:-

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400
401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
531
532
533
534
535
536
537
538
539
540
541
542
543
544
545
546
547
548
549
550
551
552
553
554
555
556
557
558
559
560
561
562
563
564
565
566
567
568
569
570
571
572
573
574
575
576
577
578
579
580
581
582
583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
600
601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617
618
619
620
621
622
623
624
625
626
627
628
629
630
631
632
633
634
635
636
637
638
639
640
641
642
643
644
645
646
647
648
649
650
651
652
653
654
655
656
657
658
659
660
661
662
663
664
665
666
667
668
669
670
671
672
673
674
675
676
677
678
679
680
681
682
683
684
685
686
687
688
689
690
691
692
693
694
695
696
697
698
699
700
701
702
703
704
705
706
707
708
709
710
711
712
713
714
715
716
717
718
719
720
721
722
723
724
725
726
727
728
729
730
731
732
733
734
735
736
737
738
739
740
741
742
743
744
745
746
747
748
749
750
751
752
753
754
755
756
757
758
759
760
761
762
763
764
765
766
767
768
769
770
771
772
773
774
775
776
777
778
779
780
781
782
783
784
785
786
787
788
789
790
791
792
793
794
795
796
797
798
799
800
801
802
803
804
805
806
807
808
809
810
811
812
813
814
815
816
817
818
819
820
821
822
823
824
825
826
827
828
829
830
831
832
833
834
835
836
837
838
839
840
841
842
843
844
845
846
847
848
849
850
851
852
853
854
855
856
857
858
859
860
861
862
863
864
865
866
867
868
869
870
871
872
873
874
875
876
877
878
879
880
881
882
883
884
885
886
887
888
889
890
891
892
893
894
895
896
897
898
899
900
901
902
903
904
905
906
907
908
909
910
911
912
913
914
915
916
917
918
919
920
921
922
923
924
925
926
927
928
929
930
931
932
933
934
935
936
937
938
939
940
941
942
943
944
945
946
947
948
949
950
951
952
953
954
955
956
957
958
959
960
961
962
963
964
965
966
967
968
969
970
971
972
973
974
975
976
977
978
979
980
981
982
983
984
985
986
987
988
989
990
991
992
993
994
995
996
997
998
999
1000

I. R. Sargen this day
personally appeared before me
and made oath in due form
that the note hereto attached for
three hundred and thirty eight
Dollars & 17 cents executed by
Emitt Moore, T. R. Anderson and
Jas. T. Moore on the 29th Sept 1886
and due 1st March 1887, subject to
a credit of \$6.50 paid by E. Moore
28th Dec 1886, and bearing interest
from its date, still remaining due
and unpaid to him, and that Emitt
Moore and T. R. Anderson were
principals in said note, and his
understanding was that J. T. Moore
was only security. Given under
my hand this July 22nd 1887

J. R. Sargen

J. S. Richardson
No 3 1/2
\$338.17

A. R. Richardson Est

Paid due March 1st 1887 \$338.17

Int to Dec 1st 1887 50.77

By E. Moore - \$387.46

\$387.46

OK

1338-17

By the first day of March next we our Ethers
do promise to pay S. S. Surgenor Three hundred
and thirty eight dollars & seventeen cents for value
received of him, and we do her by wave all ^{with interest from date} ~~her~~ ^{our} ~~rights~~
that laws as to this Note as witnesses our hands
and seal this 29 sept 1886.

Emil Moore Seal
J. R. Ingersoll Seal
L. A. Moore Seal

23
This Document 25/889
at for the within
note \$4.50 cash
by & more

Handwritten text at the top of the page, possibly a title or header, which is mostly illegible due to fading and bleed-through.

(A-B)

Free 40⁰

Know all Men, by these Presents, That We, *Wm. E. Anderson*

Wm. E. Anderson
of Lee county, are held and truly bound unto the Commonwealth of Virginia in the just and full sum of *1000* dollars, for the payment thereof, well and truly to be made to the said Commonwealth, we bind ourselves, our heirs, ex-
ecutors and administrators, jointly and severally, firmly by these presents. And we each hereby waive the benefit of
our homestead exemption as to this obligation. Sealed under our seals and dated this *10* day of *Aug*

18 *1887* The condition of the above obligation is such that, whereas the above bound *Wm. E. Anderson*
has this day been, by the County Court of Lee permitted to qualify as ADMINISTRATOR of the estate of

Wm. E. Anderson
deceased:

Now, if the said *Wm. E. Anderson* shall faithfully
discharge the duties of said office according to law, then the above obligation to be void; otherwise to
remain in full force and virtue. Acknowledged in Court.

(SEAL.)

Wm. E. Anderson

(SEAL.)

(SEAL.)

(SEAL.)

(SEAL.)

Wm. E. Anderson

(SEAL.)

St. Louis, Mo.

~~St. Louis, Mo.~~

\$50-

One day after date I bind my self heirs &c to
pay St. J. Morgan fifty dollars for value recd
and I hereby waive the benefit of my homestead
exemption as to this debt. Witness my hand and
seal May 17 1887.

A. R. Anderson (Seal)

^{11.87}
A. R. Anderson

To { Notes

of Morgan

Dr. due May 17/87. \$50.00

In to Dec 1/88 7.61

57.61

(A6)

We agree to pay Morrison
& Morgan one hundred seventy
five dollars ~~if they give~~
for ~~us three~~ suits in which
we are defendants now pending
in the Lee circuit court in two
of which the Bridgall Company
is plaintiff & in the other of which
the Eagle Machine Works is plaintiff
as to this contract we acknowledge
the benefit of our ~~contracted~~ ~~speci-~~
~~tion~~ ~~Morris~~ ~~and~~ ~~hands~~ ~~paid~~
this 25th August 1881
Lect. ^{his} Fielding & Lesterman (Seal)
Mick
Jno. M. Sale A. R. Anderson (Seal)

Lesterman & Anderson

to } note
\$175.00

Morgan & Morgan

For Value Received
we assign the
within note
to H. J.
Morgan, Feb 6th 1889
Morgan & Morgan

In full Dec 8th 1889
date of cash paid \$175.00
dit. to Dec. 1st 1889. 20.82
(A.D.) \$195.82

The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You, That of the Goods and Chattels of Wm. J. Anderson
Adm'r of A. R. Anderson dec'd

late in your Bailiwick, you cause to be made \$ 58.87 with legal interest thereon from the 3rd
day of April, 1887, till payment, which Thompson
Horton

lately in our Circuit Court of Lee County, has recovered against him by suit for Debt
Also, \$ 7.81, which to the said Horton

in our Court were adjudged for his costs in
that behalf expended whereof the said Anderson Adm'r

is convicted, as appears to us of record. And that you have the
same before the Judge of our said Court at the Court House on the first Monday in June
next, to render to the said Horton
of the Debt and costs as aforesaid.

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.

This 10th day of April 1887, in the 11th year of the Commonwealth.

J. A. G. Hyatt Clerk.

6-1.56
50
2.50
28
\$7.81

Thompson Horton

res. Fair Hill

Wm. H. Anderson Adm.

to 1st June 1889

Act as agent of
the property of
the estate to
June 3rd 1889

G. B. Vining
Jas. W. D. Fleming & Co.

1st of June 1889	\$108.84
1st of Dec 1887	2.50
Ad. Costs	\$61.20
	7.81
	\$69.01

By the first day of February 1880 I.
promise to pay Jesse H Osburn Three
Hundred and Sixty Dollars for Value
received of him as witness my hand
and Seal this 29th day of March 1878
This note to bear interest
from date A. R. Anderson Seal

5-

Jan 21 1883

for the within note

75.00

6

6

1884

for this note

\$150.00

7

Nov. 1 1887 Cash \$5.00

1

Feb 28 - 1882

for the within note

\$38.00

2

April 15

for the within note

\$31.25

3

May 11 1882

for the within note

\$28.00

4

Oct the 21 1882

for the within note

\$100.00

Virginia

Lee County Court -

J. M. Osburn this
day personally appeared before
me and made oath in due
form that, the note hereto attached
subject to the credit thereon endorsed
is justly due Josiah Osburn from
the Estate of A. R. Anderson dead,
that the same has been in his
hands for collection, and that
the balance remaining justly
due said Osburn, Aug. 1, 1857

J. C. Bryant

Lessor: Osburn
 by J. Osburn
 J. Osburn
 2 ff

Attest: J. Osburn

Dr. due March 28th 1878 \$360.00
 Int. to Feby 28th 1882 -- 84.54
\$444.54
 Cr this date 28.00
 " " Apr 15/82 31.23
 " " May 11 " 25.00 84.23
 Int to Octo 21/82 \$360.31
13.28
 Cr this date \$374.29
100.00
 Int to Juny 2nd 1883 -- 274.29
8.29
 Cr this date \$277.58
75.00
 Int. to Apr 6/83 \$202.58
10.26
 Cr this date \$212.84
150.00
 Int to Apr 1st 1887. 62.84
15.02
 Cr this date 77.86
5.00
 Int from 62.84 to Aug 1/87 \$72.86
7.85
 \$80.71

TESTERMAN BROS.

—† DEALERS IN †—

* GENERAL * MERCHANDISE, *

DRY GOODS, GROCERIES, SHOES, HATS,

Drugs, Country Produce. Salt, Bacon and Flour a Specialty.

Kut's Ford, Tenn., May 11th 1889.

J. A. G. Mycatt Esq
 Dear Sir, I enclose I
 send you a note of \$21.38
 is A. R. Anderson died, in
 favor of W. B. Davis of
 Black Water Turn, said
 Davis handed the note to me
 some two weeks ago to put
 in when I placed my claim,
 but while over to day I forgot
 to do so, I send it by mail and
 ask you to take it in and send
 receipt of same, It is much
 payable to Rock Anderson and said
 Anderson sold the note to W. A.
 Testerman & Co and they
 sold the note to W. B. Davis

TESTERMAN BROS.

—† DEALERS IN †—

GENERAL MERCHANDISE,

DRY GOODS, GROCERIES, SHOES, HATS,

Drugs, Country Produce. Salt, Bacon and Flour a Specialty.

Kyle's Ford, Tenn., 188

There can be no doubt but
that it is a just note,
so please send duplicate
in favor of W. B. Davis,
and very much oblige

Your friend
W. J. Testerman

P.S.

I send stamped envelope for
reply,

W. B. Davis

as 3 1/2
2 #21.38

W. B. Anderson Esq

\$21.30 On this day I promise to pay
to the order of Anderson Twenty One Dollars &
cents for Value received of him as
witness my hand & seal this 20th day
of Oct 1881

A. R. Anderson Seal

A. R. Anderson

In Favor of
J. B. Davis
Black Water
Tun

State of Tennessee } Personally appeared M. C.
Hancock County } J. Westerman before me J. Harris
a justice of the peace for said County
and made oath in due form of law
that a note executed by Aaron R. An-
derson for the sum of \$21⁵⁸ dated
the 30 day of Oct 1888 to Hock Anderson
was just and that he delivered the said
note to Wm B Davis on the 23rd day of
Jan'y 1889 and that said note was not
subject to any credits

Sworn and subscribed to before M. C. Westerman
me this 13th day of July 1889.

J. Harris, J. P. for Hancock County Tenn
State of Tennessee } Personally appeared Wm B Davis
Hancock County } before me J. Harris a justice of the
peace for said County and made oath in due
form of law that he rec'd note from Wm B. Wes-
terman on Aaron R. Anderson executed to Hock
Anderson for \$21⁵⁸ on the 23rd of Jan'y 1889 said
note dated on or about the 25th day of Oct
1888 and has filed said note with J. A. Hyatt
for payment that said note remains
unpaid and is not subject to credits

Sworn and subscribed to before me

this 13th day of July 1889 Wm B Davis

J. Harris, J. P.

for Hancock County Tenn

DRINNON,

ATTORNEYS-AT-LAW,

Sneedville, Tenn.

July 15th

1889

J. S. G. Hyatt Esq.
Jonesville, Va.

My Sir:

I send you affidavits of M. A. Testerman & myself relative to the note filed with you against the estate of A. R. Anderson and I got the note from Testerman and that fact will explain why I have to send both affidavits. They are both on the same paper and can be easily attached to the note. I hope this will be satisfactory and that you can now safely list the note v. Andersons estate

Yours Respectfully
M. B. Davis

W. B. Davis
Note

25 2/21.38

A. R. Hedderum

Sum due Oct. 20 1886 \$21.38
Out to Dec. 1 1889. 3.99
\$25.37

E

\$ 25.00 One day after date I promise to pay
S. H. Livesay twenty five Dollars for Value
received of him and I hereby waive
all homestead exemption laws, witnessing
hand and seal - This 14th day of August
1888.

A. R. Anderson (seal)

C. R. Anderson
To note \$25.00

Virginia

Lee County to wit.

I W. Greasy this day personally appeared before me and made oath in due form that the note hereto attached is justly due time with its accrued interest from the Estate of J. R. Anderson deceased & was under my hand this 20th day of July 1887.

J. H. Hyatt

*J. H. [unclear]
[unclear]
[unclear]
[unclear]*

Due Aug. 8th 1888. \$20.00
Int to Dec. 1889 2.00
\$22.00

L

\$18.00

Six months after date I promise
to pay A & B thirty fifteen dollars
value recd. ~~And~~ I hereby
waive as to the abt the
prompt of my Permitted Stamp-
book - With my hand & seal
this 20th day Nov 1887

A. H. Anderson (seal)

J. H. Garrison

July 13 1887

I assign this note to
A S Pondman for
value recd this March
28th 1887 A H Bailey

A. L. Tidemann this day personally appeared before me and made oath in due form that the note hereto attached executed by A. R. Anderson to D. F. Bailey on the 25th Novr 1887, and due six months after date for fifteen Dollars was duly assigned to him by D. F. Bailey and remains justly due him from the Estate of A. R. Anderson and head this July 23 1888.

J. H. Hyatt


A. L. B. ...
Note
...
...

Pr. due Oct 20 1887. \$15.00
Int to Dec 1st 1887- 1.96
\$16.96

L. B.

I agree and bind myself to pay
C. L. Dumas fifteen dollars
value received and as to this
debt I waive my homestead
exemption witness my hand
and seal This 25th day of Novem-
ber 1887.

A. R. Anderson Seal



I certify that the above note
remains due and unpaid
Aug. 6 1884

G. T. Doremus.

of
C. L. Lincoln
vs $\frac{1}{2}$ note
10 \$
A. R. Anderson

Set to Dec. 1st 1889 // 2.41
\$17.41

\$ 117.⁴⁰ One day after date I promise to pay
F. B. Anderson, One hundred and seventeen
Dollars and forty cents for value received
of him as witness my hand and Seal
this 25th of Oct 1883

A. B. Anderson (Seal)

A K Anderson
Go note

\$1117 40

\$3.00 One day after date I promise to pay
H. L. Anderson Three dollars for value
received of him as witness my hand
and seal this 27 day of Sept- 1887
H. L. Anderson (Seal)

AK. d. d. d. d. d. d.
Cide for B O O

March 5 1886

10 3/4 5m 1000 1.57

Ellery 2.50

10 3/4 1000 2.50

2 x Ribbon 4.42

3.00
7.42

The Estate of

A. B. Anderson dec'd

1883
Oct 25

To E. C. Anderson	Dr
By note hereto attached	\$117.40
" Interest to	
" Note Sept. 27 th 1887	3.00
" Interest to	
" acct. March 1888	7.42

E. C. Anderson, this day personally appeared before me and made oath in due form that the notes and account hereto attached with their interest are justly due and unpaid to him from the Estate of A. B. Anderson and H. E. Anderson proves the account to be just Aug 6th 1888
J. H. Wyatt
Clerk

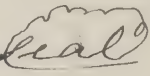
C. Anderson
Notes &
on 2 accounts
W. R. Anderson

1st Pr due Octo 25th 1883 \$117.40
Int to Dec. 1st 1889 42.96
\$160.36

2nd Pr due Dec. 1st 1887 \$7.42
Int, to Dec. 1st 1889 88
\$8.30

D. 172

\$26.25 One day after date I
promise to pay C. C. Poleet Twenty-
Six Dollars and 25. cts for value received
of him as witness my hand and seal
This 20 day of May 1887.

A. R. Anderson 

for the

L. L. Potter

E. L. Pattee this day personally appeared before me and made oath in due form that the note hereto attached remains justly due him from the Estate of J. C. Anderson deed dated 1887.

J. A. Hyatt
Clerk

E. C. Pence

no 3

\$ 6.25-

Chas. C. Bunker

Pr. due May 28th 1888 \$ 26.28

Int to Dec. 1st 1888 3.98

\$ 30.23

J

Memoranda.

John's One day
after date of probate
to pay 10.74 to him
for value received of
him as witness to my
hand and seal
this 10 day of
August 1886
J. H. Underwood

OUR FIELD

the physicians making the treatment a specialty. Full particulars of our course of examining and treating patients contained in "**The People's Commercial Adviser**" (sent, post-paid, for a description of our symptoms, including those of a pamphlet, treating on your particular case sent you, with our terms for treatment and

Advantages of Specialties

By thorough organization, and subdividing the field of medicine and surgery in this institution, every student is enabled by a *special course* to devote his undivided attention to the particular class of diseases to which he is desirous of becoming a specialist. The advantage of this arrangement in the study of medicine is that the student is able to obtain a *thorough* knowledge of his specialty, and no physician can, within the brief limits of his education, obtain the highest degree of success in the treatment of every kind of disease incident to humanity. A distinguished professor in the medical department of one of our universities, in an address to the graduating class, recently said: "I and my professional men seem to be ashamed unless they have the reputation of universal knowledge. He who ~~limits~~ limits to the error of studying every thing will be certain to know nothing well. The field of medicine and surgery is too large to be cultivated in its entirety by one individual; but it is the advantage of cultivating special studies. It is not possible to know every thing; something must be wisely left unknown. Indeed, a physician, if he could know any thing well, must be content to be profoundly ignorant of many things. If I must select something for special study and pursue it with devotion and diligence, this course will lead to success, while the attempt to do everything eventuates unavoidably in failure." Our institution is the only one in this country in which these ideas are *thoroughly* carried

By thorough organization, and subdividing the practice of medicine and surgery in this institution, every invalid is treated by a specialist, who devotes his undivided attention to the particular class of diseases to which the case belongs. The advantage of this arrangement must be obvious. Medical science offers a vast field for investigation, and no physician can, within the brief limits of a life-time achieve the highest degree of success in the treatment of every malady incident to humanity. A distinguished professor in the medical department of one of our universities, in an address to the graduating class, recently said: "Some professional men seem to be ashamed unless they have the reputation of universal knowledge. He who falls into the error of studying every thing will be certain to know nothing well. The field of medicine and surgery is too large to be cultivated in its entirety by one individual. Hence the advantage of cultivating special studies. It is not possible to know every thing; something must be wisely left unknown. Indeed, a physician, if he would know any thing well, must be content to be profoundly ignorant of many things. He must select something for special study and pursue it with devotion and diligence. This course will lead to success while the attempt to do every thing eventuates unavoidably in failure. Our institution is the only one in this country in which these conservative ideas are thoroughly carried

OUR FIELD OF SUCCESS.

the physicians making the treatment of *specialty*. Full particulars of our original, *of examining and treating patients at a d* *tained in "The People's Common* *cal Adviser"* (sent, post-paid, for \$1.50) *describe your symptoms, inclosing three l* *a pamphlet, treating on your particular* *sent you, with our terms for treatment and*

Advantages of Specialt

By thorough organization, and subdivision of medicine and surgery in this institution, *arranged by a specialist* *to the particular class of diseases* *case belongs.* The advantage of this arrangement is obvious. Medical science offers a vast field, and no physician can, within the *life-time* achieve the highest degree of success in *every* malady incident to human existence. A distinguished professor in the medical department of a university, in an address to the graduating class, said: "Some professional men seem to desire they have the reputation of universalists, who fall into the error of studying every thing to know nothing well. The field of surgery is too large to be cultivated in its entirety by an individual. Hence the advantage of our studies. It is not possible to know every thing; much must be wisely left unknown. Indeed, a man who would know any thing well, must be profoundly ignorant of many things. He who pursues a thing for special study and pursue it with diligence. This course will lead to success. To attempt to do every thing eventuates unfavorably. Our institution is the only one in this country where these ideas are thoroughly" *thoroughly*

The Estate of A. R. Anderson Dr

Lo B. H. Kingston

Le Note del 10^a Arg. 1886 10. 50

Let to -

To 2 days breaking with 4 horse

team & harness - - -	14.00
----------------------	-------

B. H. Livingston duly swears
that the above listed note &
its interest remains justly due
& unpaid and that the account
of 14 p is just and unpaid
and W. T. Rudesson and L.
D. L. Willis swear that the
account is just. Given
under my hand this 6th
August 1854

B. H. Livingston
Rate & account
No 3 24 ff

A. R. Anderson Esq

Balance due Aug 10/886 - \$10.00

Int. to Dec. 1st 1889 1.98

\$11.98

30
Balance due Feb 1st 1886 14.00

Int. to Dec. 1st 1889 2.38

\$16.38

L 172

I am to pay S. C. Duff \$100.00 for Thomas
McPherson on a note ~~for~~ we owe him
this debt is for a mule bought of said
McPherson this 1st day of February
1887.

A. R. Anderson

1858 March 31 Receipt the within by this Sum paid S. G. Duff for Thomas
Mr. Phoenix \$84.69

Board of deacons
at the residence of Mr. Duff

John for each of the

Account Liability, Feb'y 1 st 1887	\$110.00
Interest to April 1 st 1888	7.70
By credit entered	\$117.70
	84.69
Bal due April 1 st 1888.	\$33.01

Thos. McPherson this day
 personally appears before
 me and swears that the bal
 as shown above is
 justly due H. L. Duff
 as of April 1st 1888 from
 the Estate of A. R. Anderson
 dec'd. Given under
 my hand this Aug 5th 1888
 J. A. Duffett Comm

Wm. H. H. H.
1888

due Apr 1st 1888, \$33.01
Dut, to Dec. 1st 1889, 3.30
\$36.31

L

\$587.28 One Day after date
we or either of us binds
Ourselves here to pay
John W. Baker Sen Five
hundred and Eighty Nine
Dollars. ^{& 28 cents} and we hereby waive
as to this debt our homestead
law for value received of
him as witness our hands
and seals this 9th day of March
1886:

A. S. Anderson Seal

T. J. Nygal Seal

W. H. Anderson Seal

Virginia

Lee County to wit:-

I J. F. Bryant

Clerk of the Circuit Court for
Lee County, do hereby certify
that John W. Baker this day
personally appeared before
me and made oath in due
form that the note hereto at-
tached of \$589.28 executed 9th March
1880 by A. R. Anderson of
principal remains justly due
him and is not subject to
any credit given under
my hand this July 9th 1889

J. F. Bryant c.

of 1895
Blair
and 1895

14, 1895

From 1895 to 1898
Due to 1895 131.70

\$720.98

M

ITEM REMOVED FOR
CONSERVATION

For 20th One day after date I promise to pay
James & Phillips Twenty dollars for value
received of him as witness my hand and seal
this 11th day of September 1895

A R Anderson (Seal)

W. E. Anderson

This day personally
appeared before me and made
oath that James S. Phillips
to whom the note here attached
was executed, worked some
for his father and that his
understanding was that his
father W. E. Anderson owned
him some, and that he
believed the note here to
attached to be just and
unpaid, this 1st Dec. 1887

J. H. [Signature]
Clerk

James D. Phillips
 1768
 1768
 1768

Paid to Sept. 1888. \$20.00
 Subt to Dec. 1-1889. 1.49

\$21.49

101
 775-
 745-
 79275-
 1775-
 198-4

#25-0.91 One day after I promise to pay Jno.
M. Lot Two hundred and fifty dollars
and ninety one cents, balance on logs
Value Received witness my hand &
Seal waiving my homestead exem-
ption as to this debt. May the 1st-1886.

Attest

A. R. Anderson 

U. M. Livingston

The within note May 31st 1886. \$ 5.83
Balance on Cortis Horse. May 31st " \$ 65.73
To bushels corn to James Moore. same date, \$ 1.50 ~~\$ 72.56~~
ring log. & to Jose Anderson Aug. 1st 1886. \$ 3.16
+ order & Elbert Blewson. June 28th 1887. \$ 10.18
Dr. on Buff Note May 16th 1887.

\$ 50.00
141.91
250.91
510.91

I do hereby this day personally
appear before me and solemnly
affirm that the note hereto attached
is subject to the credit of the
due given under the Estate of
the deceased, dated 7th

Wm. H. H. H.
Camm

A. M. Anderson

Lo } Notes 250.91

Geo W. Lee

Pr. due May 1 1886 \$250.91

Out to Apr. 1 1886 1.25

Per " " \$252.76

72.56

Out to Aug 1 1886 \$177.60

1.80

Per Res. date \$141.40

2.16

Out to King 16 1887 \$178.24

6.68

Per this date \$184.72

50.00

Out to June 24 1887 \$134.92

94

Per this date \$135.86

16.18

Out to Dec 1 1887 \$119.68

17.42

Per this date \$137.10

No 1

\$378.50 One day after date
I promise to pay A. J. Livingston
Three hundred and ~~seventy~~
Eight Dollars and fifty cent
for Value received of him
as witness my hand and seal
this the 31 day of December
1883

W. H. Anderson

C. H. ...
...
date of note
\$750
1900

May 20 1894 by ...
... \$42.50
May 14th 1889 by wagon and cash \$126.70

W^m 13

By the first day of April 1887 I bind myself
here &c to pay A. Livingston three hundred
and thirty seven dollars for value recd
Witness my hand and seal this 12th July 1887
A. R. Anderson (seal)

A R A
337-

to the ...
1317

No 2

\$304.89

One day after date I find myself here to pay
and four dollars
at Livingston then leaving out 97 dollars in value
held up from others in road about the 7th
of May 1890 and R. Anderson on Rail

June 23^d 1889

Dr the within note by balance of a note on William T. Aronson
two hundred and fifty dollars (\$250)

\$250.00

Virginia

Lee County to wit: -

J. F. Livingston this day personally appeared before me and made oath in due form that the three notes hereto attached, subject to the credits entered thereon are justly due him from the Estate of J. R. Anderson dead, and that all just credits have been entered on said three notes, and that the balances and accumulated interest on each one remains unpaid since said notes were due this August 1st 1889.

J. F. Livingston

A. J. Livingston

Q. 1233 Three
vs. notes.

No 1, 2 + 3
A. R. Anderson Est

No 1 Due Dec. 31/1883 \$378.50
On balance 13.02

Int to May 20/1884 \$345.48
8.40

Cer this date \$373.88
42.00

Int to Dec. 16/1884 \$331.88
11.45

Cer this date \$343.33
50.00

Int to May 14/1885 \$273.33
42.39

Cer this date \$335.70
126.70

Int to Dec. 1/1885 \$207.00
31.84

\$240.47

No 2 Due May 7/1888 \$304.44

Int, to June 23/1888 2.29

Cer this date \$307.18
250.00

Int, to Dec. 1/1889 \$57.18
4.95

\$62.13

No 3

Due 1st July 1887 \$337.00

Int to Dec 1/1889 53.92

\$390.92

Sept. 1881.

S	4	11	18	25
M	5	12	19	26
T	6	13	20	27
W	7	14	21	28
T	1	8	15	22
F	2	9	16	23
S	3	10	17	24

MEMORANDA.

GILT-EDGE BUTTER MAKER
PREVENTS BUTTER FROM
BECOMING STRONG.

Oct. 1881.

S	2	9	16	23	30
M	3	10	17	24	31
T	4	11	18	25	..
W	5	12	19	26	..
T	6	13	20	27	..
F	7	14	21	28	..
S	1	8	15	22	29

225. Thirty days
after date of birth
to David Roberts
of S. New York
Twenty five dollars
for value received
at their death
in hand and paid
May 25th day of
January 1881
J. H. Anderson

Virginia - Lee County to wit: -

D. C. Newberry this day personally appeared before me and made oath in due form that the note hereto attached of \$4.25 executed by A. R. Anderson to D. C. Newberry, is just and true and remains unpaid
Given under my hand this Aug. 1889,

J. F. L. Hyatt Comm.

an operator to *exactly* locate a fracture in a submarine cable nearly three thousand miles long? Our venerable "clerk of the weather" has become so thoroughly familiar with the most varied elements of nature that he can accurately predict their movements. He can sit in Washington and foretell what the weather will be in Florida or New York, as well as if several hundred miles did not intervene between him and the places named. And so in all departments of modern science what is required is the knowledge of certain signs. From these, scientists deduce accurate conclusions regardless of distance. So also, in medical sciences diseases have certain unmistakable signs or symptoms, & by reason of this fact, we have been enabled to originate perfect a system of determining, with the greatest accuracy the nature of chronic diseases without seeing and person examining our patients.

Full particulars of our original scientific system of examining and treating patients at a distance are contained in the **"People's Common Sense Medical Advice"** (sent, post-paid, for \$1.50), also in the **"Invalids' Book"** (sent, post-paid, on receipt of two stamps).

Advantages of Specialties.

By thorough organization and subdividing the medical and surgery in this institution, every patient is treated by a specialist—one who devotes his undivided attention to the particular class of diseases to which he is

D. C. Newberry
1/2 1/2 1/2
no. 3 1/2 25

A. R. Anderson

P. due March 25 1888 \$4.25
Sub, to Dec. 1st 1889 ⁴²
\$4.67

R

A. R. Anderson (deceased)
on account with J. H. Thomas

1884

						Dr	Cr
Nov. 8	To	1 visit - to self & daughter				3 00	
" 11	"	1 visit - to daughter				3 00	
" 13	"	" " " "				3 00	
" 18	"	" " " "				3 00	
" 20	"	" " " " Son				3 00	
Virginia Lee county to me						17 00	

I, John Gibson, clerk of Lee Co court in
the State of Va do certify that J. H. Thomas this
day appeared before me in the county aforesaid
that the foregoing account of \$17.00 against the estate
of A. R. Anderson deceased was just and proper.
Given under my hand this Nov 1st 1884

John R. Gibson

Witness

W. T. Anderson

For value received, I assign the
within account to J. F. Morgan
Aug. 12th 1889.

L. H. Thorne

Q. R. Anderson
L. H. Thorne

Pay due Dec. 1st 1888 617.52

Due to Dec. 1st 1889 1.05-

\$18.53-

1889 The Estate of A. R. Anderson On
Dor. To M. H. Nichols On
For board bill - - - \$9.50

I certify that the above account
was given me for collection
and I called on A. R. Anderson
for payment, and he admitted
it to be just and promised to
pay soon but failed to do
so during his life and the
same remains unpaid Aug.
9th 1889

G. T. Duncan.

W. H. Pickels

to account

no 3 \$950

A. R. Anderson

Dr. Int from Nov. 1887 \$7.50

Int to Dec. 1-1889 118

J

1889 The Estate of J. R. Anderson
 July 1st To S. S. Surgerman Dr
 To Cash loaned in 1887, (No 1) 5.00
 " " " " " 2 3.00
 " Banking " " " 5.00
 " amt paid Oct 1888 " 3 10.00
 bal of 50th Oct " " 4 16.80
 " one half bill 1888 " 5 15.00
 Total with Int. from July 1st 1887, \$54.80

S. S. Surgerman this day personally
 appeared before me and made oath
 in due form that the above account
 is justly due and unpaid him
 from the Estate of J. R. Anderson
 dec'd. Given under my hand this
 5th August 1887, J. H. Schmitt Clerk

E. S. Sengerson
bal after
Jan 31 1889
A. R. Anderson's acct

Princ. int. due from Tany 1/88 54.80
Due to over 1/889. --- " 3.01
57.81

U

A. R. Anderson (Sec) Dr to —
S. S. Seginner for

Borrowed money in the year of —
1887 \$5.00

I Jesse Ausbourn do certify that I
was present and saw S. S. Seginner loan
A. R. Anderson \$5.00 in money some
time in the year of 1887 This July
the 19th 1889. Jesse Ausbourn

(1)

account against

W. R. Anderson
for \$5.00

This day personal appeared Wm. Austen before me
Thos. Stephenson a Justice of the Peace in and
for the County of Lee and State of N.H. and made
oath that the within account was correct and
true given under my hand and sealed this
~~29th~~ the 29th 1854 Thos. Stephenson, J.P.

Account Against
14, R. Anderson
for 58.00

Daily The 20th 1859

A. R. Anderson (Dec) Dr to S. B. Pate
for ten dollars ^{in money} paid him some time in
the fall of 1858

I do certify that I was present and saw S. B.
Pate give my father A. R. Anderson
ten dollars in money some time in
the fall of 1858 H. C. Anderson

for bounty to wit
I Thos. McKerson a justice of the peace
in and for the county of said do
certify that H. C. Anderson whose name
is signed to writing above was
duly sworn by me and that the above
act was justly given under my hand
this June the 20th 1859

Thos. McKerson, J. P.

(3).

6

Act against

A. R. Henderson

for 1872

3

14. R. Anderson (dec) Gr. Ac

H. H. Ferguson for Bonded money \$500.00
in the year 1888 subject to a cash 12.00
for sewing, pinning, plank \$500 but at rate 14.00
and also for sewing done for E. L. Ferguson 27.20
21.00

21.00

I John Roberts and Waller Roberts do certify
that we was present and saw H. R. Ferguson
pay H. H. Ferguson twelve dollars in money
in May or June 1888 in the \$500.00 claimed in
the above account of Ferguson and also heard
said Anderson remark or say I will want half you
all of the \$500 now. This was the 3rd 1888

John Roberts
Waller Roberts
mark

This day personal appeared John Roberts, Waller
Roberts and made oath that before me that I being
a justice of the peace in and for the County
of the said State of Virginia that the above
account was correct and true as stated in the
above claim given under my hand and seal
(w) August The 3rd 1888 John H. Ferguson, N. P.

Account against
H. R. Anderson
in \$6.00

(4)

we do certify that it was our understanding
from our father and Mr. S. S. Sergrinner ^{that} the
Bull charged in the account filed against A. R.
Anderson (Dec) was a partnership Bull and also
we know that Mr Sergrinner kept the Bull apart of
the time this the 2nd day of August 1889

J. W. Anderson
H. C. Anderson

This day personal appeared J. W. & H. C. Anderson before
me Thos McPherson a justice of the peace in and for the ^{county}
of Lee and state of Va and made oath that the above
account was correct and true given under my hand
and seal this August the 2nd 1889

Thos McPherson J. P.

Apidaria by
D. W. & H. C. Anderson

121

14. R. [unclear] (Dec) Dr to S. S. [unclear] \$15.00
for one half of a partnership Bill
This August the 2nd 1848

ACT Against

1st. 12. 14 n. v. m.
1st. 15. 0

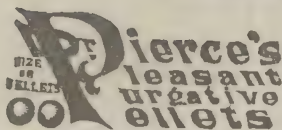
Memoranda.

The Estate of
A. R. Anderson has
Paid Mary Sixty
Dollars as a claim
given him on
a contract of lease
of saw mill. This
February the 10, 1889
Wm. F. Anderson Adm.

W. F. Anderson

Mary, Successor to
this acct

DR. PIERCE'S PELLETS.



THE ORIGINAL
**LITTLE LIVER
PILLS.**

PURELY VEGETABLE! PERFECTLY HARMLESS!

As a LIVER PILL, they are Unequaled!

ONE PELLETT A DOSE.

SMALLEST, CHEAPEST, EASIEST TO TAKE!

Beware of Imitations, which contain Poisonous Minerals. Always ask for Dr. Pierce's Pellets, which are little Sugar-coated Pills, or Anti-bilious Granules.

BEING PURELY VEGETABLE

in their composition, Dr. Pierce's Pellets operate without disturbance to the system, diet, or occupation. Put up in glass vials, hermetically sealed. Always fresh and reliable. As a gentle **laxative, alterative, or active purgative**, these little Pellets give the most perfect satisfaction.

SICK HEADACHE,

Bilious Headache, Dizziness, Constipation, Indigestion, Bilious Attacks, and all derangements of the stomach and bowels, are promptly relieved and permanently cured by the use of **Dr. Pierce's Pellets**. In explanation of their remedial power over so great a variety of diseases, it may truthfully be said that their action upon the system is universal, not a gland or tissue escaping their sanative influence. **25 cents a vial; by druggists.**



They are "Jewels."—Mrs. MOORE JAMESON, *Association Hall, corner 15th and Chestnut Sts., Philadelphia, Pa.*, writes: "I have tried almost everything for the liver with no avail until I took your 'Pellets.' The pain in my head was intense from the base of my brain to the top of my head; was always constipated since 16 years of age; am now 45. The Pellets should be named 'Jewel Pellets.'"

Liver and Kidney Disease.—ADDIE MUSSELMAN, says: "I suffered for years from liver and kidney troubles. Three bottles of 'Pellets' completely cured me. They are a splendid cathartic, being pleasant and effective."

Boils and Headache.—WM. RAMICH, of *Minden, Neb.*, reports himself cured of boils, headache, and other ailments, by the use of Dr. Pierce's Pellets.

Great Benefit.—Mrs. WM. H. BROOKS, Jr., *Bloomfield, N. J.*, writes: "I am using your 'Pellets,' and I find them of great benefit."

A. R. Anderson Adm. &c
To Frank Macey Jr
on Settlement \$5000
Aug. — 1888 —

I Thos. McPherson do hereby state
that I heard A. R. Anderson say
that he had offered Frank Macey
thirty five dollars as his part
an saw bill as they was Parting
in runing a saw mill & ask me
to see Macey and try to get him
to take that amount as he had
got the books in a bad shape
for settlement, this statement
from A. R. Anderson was some
time in the month of Aug
& Sept 1888
Thos. McPherson

Frank Macey does receive the sum
of \$5000 from me this

Virginia Lee county to wit:
I ~~Wm~~ D Owens an Acting Justice
in and for said county do here-
by certify that - Thomas McPherson
personally appeared before
me in said county on the 12th
day of June 1889 and made
oath in due form of law that
the above statement is true
Given under my hand this
the 12th day of June 1889
Wm D Owens J

Virginia
& then
in and
-by with
personal
me in 2
day of 9
with in
the above
given
the 12th of

James M. Mason
2nd of 1847
Adm. of the

Verdict

Account to wit: -

Wm. E. Anderson
personally appeared before me
and made oath in due form
the the account of Sarah Macey
against the Estate of J. Richardson
here attached, is just and on
a compromise it should be paid
by the Estate. Given under my
hand and seal of office.

J. H. Wright Clerk

Charles W. May

243 75ff

4.75 4 persons list

For due July 1st 1889 \$98.00
Int to Dec. 1st 1889 4.75
\$99.75

W

The Estate of J. R. Anderson dec'd
1884- To Chas. Roberts
To bal all timber On
\$4.09

Sworn to as just & unpaid by
Chas. Roberts, and as being
just by Geo. McPherson
24 Dec 1884, J. R. Hyatt Clerk

Jeff Roberts

no 3/4. 09

A. R. Anderson

Dr. due Jan 1st 1887 \$4.09

Int. to Dec 1st 1887 - 22
\$4.31

W.

The Estate of A. R. Anderson
To H. B. Waller Jr.

Leon

1888
July

To bal. as shown to be due in
last transaction.

\$28.26

By amount of due bill

5.26

bal due July 1st 1888

\$23.00

H. B. Waller Jr. This day personally
appeared before me and made oath
in due form that the bal as shown
to be due, due from the Estate of
A. R. Anderson dec'd, remains justly
due and unpaid. Given under my
hand this Aug. 5th 1888

J. H. Hyatt
Clerk

G. B. Waller
2
103 23⁸

A. O. Anderson & Co.

Due July 1st 1888, \$23.00

Int. to Dec. 1st 1888, 1.84

\$24.84

X

The Estate of A. R. Anderson dec'd
1889 To J. S. Cunn
By To balance of account as shown
by book account - - - \$10.53

Dever to be J. S. Cunn to be just
and unpaid and be W. D. Cuthbert
as to \$5.80, and by book kept by A. R.
Anderson as to residue
Aug. 5th 1889,

J. S. Hyatt
Cunn

J. S. Gearing
12
0.03 \$10.53
14 00 Anderson

Dr. due Jan 1st 1889 \$10.53
Int to Dec 1st 1889 57

\$11.10

Y

The Estate of A. V. Anderson

1888 To Thomas McPherson adn
July For amount on invoice in logo) \$25.00
On said invoice 2.09
\$26.89

Thomas McPherson, personally
appeared before me and made oath
in due form that the above account
is just and remains unpaid to him
but may be subject to credits paid
Jesse Roberts, and Wm. E. Anderson
swears that the above account
is just. Witness under my hand
this 6th day of 1888.

J. A. Schuyler Clerk

I assign the above account
Subject to the credits said Jesse
Roberts, to the said Jesse Roberts
for value received in a note of
Cattle, about Aug. 1888.

Thos. McPherson

On C & B wheat	\$6.00
" bal. on Saw bill	1.90
" " " "	4.19
	<hr/> \$12.09

Jesse Robertson
to Racine
203
A. H. Anderson

Due July 1st 1888. \$25.71
Int to Dec. 1st 1889. 320

3
D

\$28.11

The Estate of A. R. Anderson
1888 To L. C. Pattee Cust. On
Vary - To cost on Green attachment \$3.20

Sworn to by L. C. Pattee to just and
impartial, and J. S. Bowen swears
he knows the same to be
just and was assumed by
A. R. Anderson Aug 6 1887
J. S. Bowen
Jury

W. J. R. S. S. S.
W. J. R. S. S. S.
W. J. R. S. S. S.
W. J. R. S. S. S.

Produce Jan 1st 1888 \$2.20
put. to Dec 1st 1887. - 25-
\$2.45-

A. L.

July the 22nd 1887

A. R. Anderson (Dec) Dr to
Wm. V. Ausbourn for work done
dred and creek. \$1.00 or by one
bushell of corn 50¢

I do certify that I was along and
saw that Wm. V. Ausbourn done
the work charged in the above
account this July the 22nd 1887

C. J. Horton

This day personal appeared O. S.
Horton before me Thos. McPherson
a justice of the peace in and
for the county of Lee and State
of Virginia and made oath that
the above account was correct this
July the 22nd 1887

Thos McPherson, J. P.

A. R. Anderson
due Wm. D. Anderson
for ~~for~~ 50 ^{cts}

The Estate of A. R. Anderson

1888 To Jesse Austum On
Aug. To Bal. on timber as
shown by Anderson's books
Kept by him \$12.06
To Bal on work .50
\$12.56

Jesse Austum personally
appears before me and admits
that the above amount
of \$12.56 is just and remains
unpaid, I now render my hand
this Aug. 7th 1889, J. H. Hyatt Comr

B. 2

Versee, Andrew

3 Bal acct

Nov 3 \$12.56

W. R. Anderson

Pa. due Aug. 1st 1888 \$12.56

Int. to Dec. 1st 1889 - 1.00

\$13.56

The Estate of S. R. Anderson
1888. To Thos. McPherson Jr.
Sept.

To bal. on settlement of partnership
on log transactions as shown
by book kept by said S. R.
Anderson this sum \$93.22.

Thos. McPherson personally
appeared before me and made
oath in due form that
the above account is just
and remains unpaid, and
W. L. Anderson avowed that
from the entries made in
a book kept by his father
of log transactions in his own
hand writing he believed the
same to be just. Witness my
hand this Aug. 5th 1889

J. A. H. Hyatt
Clerk

For value received I assign
fourty Dollars of the above
account to W. L. Anderson
this Aug. 5th 1889
Thos. McPherson

Thos. M. Packer

vs 3 Claims
vs 3 \$93.22

C. H. Anderson

vs of this claim
assigned to T. M. Packer

Due Sept. 1st 1888, \$93.22

Set. to Dec. 1st 1888, 6.99

\$100.21

le. 2

The Estate of H. R. Anderson dead
 1848 To Wm. P. Cartney Dr.
 Aug. To bal. on account for work \$5.44
 By signing receipt .40
 Bal due from Est. \$5.50

Sworn to by Wm. P. Cartney to be just
 and correct, and by H. R. Anderson,
 according to books of his father
 to be just. Aug. 5 - 1848
 J. H. Hylitt
 Clerk

Wm. S. Cartney
3/11/88
no 3 75.00

A. H. Anderson

to Dec. 1/88, 20.00
Sub, to Dec. 1/88 -- 35-

5.35-

D. 2

ANDERSON & WYGAL,

DEALERS IN

General **Merchandise.**

AND COUNTRY PRODUCE

BLACK WATER, VA. _____ 188

1887				
Oct-25	To order per Oliver Roberts	5	90	
" "	Coffee		25	
" 21	1 pr shoes per John Roberts	1	85	
Nov-5	elbow for Jim		20	
" 7	Wdce per mother	5	70	
" "	Hose		15	
" 12	By butter			60
" "	To flour		80	
" 14	" "		80	
" "	Order per J. C. Muncy		50	
" "	Borrowed money	5	00	
" 21	By butter			60
" 26	" butter & eggs			85
" 24	To Bal on shoes		85	
" 30	Paid J. B. Ausburn	5	00	
" 22	To Goods per Mother	1	67	
		28	17	215

➔ ANDERSON & WYGAL, ➔

DEALERS IN

† General † Merchandise. †

AND COUNTRY PRODUCE

BLACK WATER, VA. _____

1887	carried over			188
Dec. 3	By butter per Mat.	28	17	203
" 6	" Hog			43
" 10	" Produce			3.60
" 12	To Coffee H. shoes & nails		40	88
" 16	" Order per Mart Beary		85	
" 18	By Hauling			2.00
" 17	Paid Geo. Moore		80	
" 20	Boots per John Roberts	5	80	
" 23	To goods per Jim Vanzant		80	
" 26	" Iron	2	75	
" 30	" Goods per another	5	00	
Jan. 2 1888	To Mdse		3 1/4	
" 6	To Mdse per Ellen		40	
" 14	By Hauling			223
" 27	Paid Thos. McPherson on acct.	52	45	
		94	43	1069

➤ ANDERSON & WYGAL, ➤

DEALERS IN

† General † Merchandise. †

AND COUNTRY PRODUCE

BLACK WATER, VA.

1888

1888	Carried over			
Jan 27	To cash paid Tom Mc	5	00	1062
" 28	goods per Mother		45	
" "	Bal. on coat per John	2	50	
" "	By cash per Tom			14
Feb 2	To 2 Horse shoes		15	
" 4	" Calico		15	
" 6	Paid Jesse Herd	1	88	
" "	Coal oil		15	
" 7	To Order per J. E. Furr	1	00	
" 9	By Produce			15
" 10	To Mdse per Cotton	2	65	
" 17	By eggs per Mattie			50
" 18	To order per Mart Percy		80	
" "	" " John Roberts	1	00	
" 20	" H Shoes & nails		40	
		110	52	1153

➤ ANDERSON & WYGAL, ➤

DEALERS IN

† General † Merchandise. †

AND COUNTRY PRODUCE

BLACK WATER, VA.

		188	
1888	Carried over	10	CS
Feb. 27	To order per C. Vanzant	110 56	1153
" 23	Paid express bill	30	
" "	To Coffee	50	
" "	" 3 boxes con. Lye	25	
" "	" Bal. on reasons	8	
" "	" 2 boxes Soap	10	
" 28	" 2 Red. Combs	25	
" "	" Sole Leather	54	
March 1	Paid John. Horton	2 75	
" 6	Hat for Mattie	1 00	
" 16	To order per H. W. Wallen	1 25	
" "	Paid for hauling box	45	
" 3	" Mdse	75	
" 5	By upper Leather		1.50
" 28	Bal on Hat for Mattie	2 10	
" 28	Order per Peter H	65	
		121 68	1303

\$ 25.00 One day after da
promise to pay L. W. Lives.
five Dollars for value re
of him as witness my h
and seal this 30th day
May 1887. A. R. Anderson

W
ay Twenty
ceived
and

No
Twenty
received
and

7
note for
August 17, 1894
for the within note
five dollars

➤ ANDERSON & WYGAL, ➤

DEALERS IN

† General † Merchandise. †

AND COUNTRY PRODUCE

BLACK WATER, VA.

188

1888	Carried over	Dr	121.68	Cr	
March 24	To 1 Hat		1	25	13.03
" 30	By Morgan Osburn				1.00
" "	To one cable rope		6	00	
" "	10 ft 7 in, 3 ply Hose		2	20	
" "	Borrowed money		15	00	
" "	" "			88	
" "	" "		147.08		1453
Oct 7	Paid Geo. Harris		11	25	
" "	" Bud Vanzant		6	75	
Nov 1	" Wm Courtney			50	
Nov 1	" Paid L. H. Harris		165	51	
Nov 1	" Bal due \$150.11		15	00	

Wm T. Anderson one of the
 firm of Anderson & Wygal
 and the principal dealer in
 general merchandise

before the said
 due found that the same account
 on records is justly due
 and records and the
 Success that to know that it is
 Anderson traded with said
 times and that to believe with
 a record to be just found
 under my hand this Aug 5th
 1859

2 3
 160.05
 30.4
 129.65
 11.25
 118.40

State of Tennessee } personally
Hancock county } appeared before me
E. D. Brown a clerk of the circuit court within and for
the state and county aforesaid M. A. Lesterman
of the firm of M. A. Lesterman & Co
and makes oath in due form of Law
that they were doing business under the
style of the above named firm at Tyler
Ford Tennessee and that A. R. Anderson
Decd and John R. Legg are in account
with said firm as shown in the follow-
ing itemized statement - and that
John R. Legg has paid his part of
said account and A. R. Anderson is
yet due said firm \$6,700 Dollars
and that the same is correctly stated
and is just true

M. A. Lesterman
also personally appeared Daniel Johnson
and makes oath in due form of Law
that he was acquainted with the firm
of M. A. Lesterman & Co and that they were
doing business under the style of the
above named firm and knows the fact
that A. R. Anderson and John R. Legg
were dealing with said firm about
the time the following statement here-
unto

Daniel Johnson,

Sworn to and subscribed before me
this April 27th 1889
and I further certify that the contents were
fully made known to witnesses before
swearing E D Bowen clk
in and court

Wm. Wright Ford		Dr	270 8	2548
Oct 22	To 4 lbs Cotton 60¢ Oil Calico 70¢	Brack Mac	13 0	
" 26	order Coffee		5 0	
" 28	steel for George Davis		6 8	
Nov 24	order " Julia Mullins		10 0	
Dec 7	bal on file for Sam Snell		5 -	
" 9	order for Carter H. Anderson		50 0	
" 22	for shoes for Dock Lawson		14 0	
" 30	order for Taylor Eleanor		10 0	
May 30	By Cash for Legg at Bonties			541
Sept 1	By Cash " " at S. H. Linsay			238
			350 1	2982
			298 2	

bal Due

\$ 5.19

Partnership acct -

887	Legg & Anderson To M. A. Pateman	Co Dr	19	
Jan 5	To order for Carter Anderson		10 0	
Feb 8	" " " " Roberts		10 0	
" 15	" " " " for Dock Lawson		3 0	
Apr 17	" Gunner Burro		16 0	
May 31	By Cash for Legg at Chattanooga			271
" "	To 20 lbs Tallow		80	
			270	299
			299	

bal Due

\$ 1.71

From above

5.19

\$ 6.90

1886	Aug 19	Legg And Anderson To Campbell	1886	(1)
		Do Mill File	5 5-	
	"	" 1 Gal Engine Oil	8 0	
	" 23	" 1 Pr over alls \$140 Shirting 60	20 0	
	"	" Turnip seed	3 5-	
	Sept 21	" File 25 ^o To 22 per Geo Hall	11 7	
	" 8	" order per Strat Willis 50 ^o Cr Cash 193	5 0	193
	"	" Twine	5-	
	" 18	" 1 Gal Engine Oil	6 0	
	" 24	" Tallow 27 ^o Mice 2.65-	29 2-	
	"	" Aunt Geo George Davis	10 0	
	" 25	" Engine Oil per Geo Roberts	6 5-	
	"	" Pr Boats " " "	33 5-	
	Oct 2	" order brass	10 0	
	" 6	" 5 ^{lb} Coffee on order	7 0	
	"	" 5 ft Rope 4 ^o To 25-	2 9	
	"	" By Cash per Floyd Owens		150
	" 9	" To order " Geo Davis	20 0	
	"	" " " Brack Hoe	20 0	
	"	" " Mill File 25 ^o Eng Rosin 10 Rope 10	4 5-	
	" 13	" " Pr Bogans per Jesse Roberts	14 0	
	" 15	" Engine Oil " Fayett Willis	5 5-	
	" 16	" Amt from Page 284	14 0	
	"	" " 10 wds Calico per Fayett Willis	7 5-	
	" 18	" order per Willis for Bogann	14 0	
	"	" " " " " Sack	21 5-	
	" 19	" " " George Davis	21 5-	
	" 21	" By Cash p - Fayett Willis		20 00
			0 0	

M. A. [unclear]
account
recd of 6.70

A. R. Anderson

Dr. due June 1st 1887 6.70
Lett. Dec. 1st 1887 1.00
7.70

H. 2

State of Tennessee ss personally ap
Hancock county ss appeared before me as
A. P. Brown a clerk of the circuit court within and for
the state and county - aforesaid M. A. Lesterman
of the firm of M. A. Lesterman & Co - and make
oath in due form of Law that - A. R. Ander-
son Decd of Blackwater Lee county Va -
were in account with said firm as shown
in the following itemized Statement of
account - and that \$80²⁶/₁₀₀ dollars are
yet due and unpaid and that - the same
is correctly stated and is just and true
M. A. Lesterman

also personally appeared - W. S. Lesterman
and makes oath in due form of Law
that M. A. Lesterman & Co were doing business
at Hyles Ford Tennessee at the time the
following statement bears date and knows
the fact that A. R. Anderson of Black-
water Lee county Va were dealing with
above named firm at the time the said
statement bears date

W. S. Lesterman

Sworn to and subscribed
before me this the 27th day of April 1889
I further certify that the contents of the foregoing
affidavits were fully made known to witnesses
before swearing. E. D. Bowen clk
circuit court

1888	Amk brought Ford	\$ 67 75	C
May 16	To bill goods for wife	118 1	
June 24	" order for Robert	5 0	
July 28	" Castings for engine	52 0	
" "	" Express & Hauling same	10 0	
Aug 4	" Breast Pin 3rd white goods 1.25 ^{per Mattie}	10 0	
" 17	By Cash for D. J. Courtney		3.00
Sept 12	To bal on Gents Cellar for Mattie	5 -	
" 22	" " " shoes " "	9 14	
" 25	By County Paper E. D. Bowen		1.50
" 27	To 2 Bottles Lemon for Jim Lambert	3 5 -	
Oct 24	By bal over paid on Campbell ^{Book} Doc		87
	Total	\$ 88 63	837
	Less	8 37	
	To Balance due	\$ 80 26	

Aunt brought Ford		16 94	
April 23	To Coffee Pot 20 ^c 3 $\frac{1}{2}$ Ph-Cups 7	37	
"	" " Ph Cup & Cake Soap 5	10	
"	" " Store Pan 30 ^c 16 ^{lb} Bacon 1.65	19 5	
"	" " Dish Pan 35 ^c Sugar 15 ^c	50	
"	" " Soda s ^c Matches 5 ^c	10	
"	" " Aunt pd E. H. Catron	200	
May 9	" " pr shoes per Mattie	140	
"	" " Coffee " "	50	
" 12	By Cash		8805
"	" " To Cash on River	100	
"	" " " " at Chattanooga	9000	
"	" " " Straw Hat per Mattie		65
" 13	By Cash pd M. A. at his Home		500
June 2	To bill goods per wife	1644	
" 20	" " order per W. W. Livingston	1000	
" 24	By Jersey Returned		125
July 8	To Hat per son 1.15 Suspenders 50	165	
" 21	" " Or Suspenders 30 Rope 5 per self	35	
" 1888	" " Clothes Line per Mary Wygal	35	
April 7	" Boy Suit - \$7.50 pr Pants 4.50 per wife	1200	
"	" " Or Mens shoes 2.30 Button shoes 1.60	390	
"	" " " " Or " \$1.00 Or Fine shoes 1.12	212	
"	" " Fine shirt 65 ^c 1 $\frac{1}{2}$ yd. Ribbon 5	50	
"	" " Collar and Cuffs Buttons 75 ^c Cotton Cloth 17 ^c	92	
"	" " Hat 1.70 Candy s ^c 3 Or Hose 85 ^c	210	
"	" " Matches & Salt 20	20	
"	" " By Bacon & Eggs	16559	343
			9841

1887	A. R. Anderson	Dec To M. A. Tatumman & Co		
Feb 4	To order per Geo Roberts	1 00		
" 8	" bill payable to W. J. Jones	176 5		
" 14	" Stead Nails per Peter Livingston	11 50		
" 16	" Freight paid on Rope	1 01		
" "	" Hauling same from Depot	12 0		
March 1	" Ditching Spade	6 5		
" "	" Rope	1 3		
" "	" 3 Trace Chains	5 5		
" 2	" Armt pd Thomas McPherson	150 0		
" 7	" 3 lbs nails 9¢ Cash \$15 00	150 9		
" "	" Barlow Knife	21 5		
" 11	" Brush 40¢ Composts 45 00	8 5		
" "	" Indigo 5¢ Soda 10¢	1 5		
" "	" 11 yds oil Calico	9 1		
" "	" Paper Cabbage seed	5		
" "	" 3 spools thread 10¢ onion sets 5¢	1 5		
" "	" Coffee 1.00 Sugar 50¢	1 50		
" "	" Rice 25¢ Coffee 25¢	50		
" "	" Broom 30¢ Coal oil 15¢	4 5		
" "	" Pa 1/2 sales	1 0		
" "	" By Feather			7 0
" 14	" Broom Returned			1 0
" "	" To Paper needles	5		
" 19	" By Cash			5000
" 31	" To "	500		5110
April 5	" Coffee per Fayette Hillis	25		
" 23	" pa David Stinkler	100		
		6804		

W. C. Testaments
account
no. 3 \$80.26

H. E. A. Green St

W. C. Testaments
no. 1 \$80.26
D. to H. E. A. Green St \$4.82
\$85.08

L. 2

State of Tennessee ss - personally
Hancock county 3 appeared before me
a clerk of the circuit court within and for
the state and county aforesaid W. J.
Teeleman of the firm of Teeleman & bro
doing business under the style Teeleman &
bro. at Giles Ford Tennessee and makes
oath in due form of Law that A. R.
Anderson ^{Decd} of Blackwater Lee county -
Va. is in account with the above named
firm as shown in the following Itemized
Statement of account and that the same
is just and true - and that the sum of
\$16 $\frac{96}{100}$ dollars is yet unpaid
W. J. Teeleman

also personally come M. A. Teeleman
and makes oath in due form of Law that
~~they~~ ^{he} were acquainted with the firm of Teele-
man & bro and that ^{they} are doing business
under the style of the above named firm
and know the fact that A. R. Anderson
of Blackwater Lee county - Va. were dealing
with aforesaid firm about the time the fol-
lowing statements - bears date -
M. A. Teeleman

Sworn to and subscribed before me
this April the 2nd 1889

I further certify that the foregoing
were fully made known to witnesses
before swearing

E D Bowen clerk
circuit court

A R Anderson and
Superior Testament Bros
Septis Feb
1888

1888			
Apr 9	To Suit clothes	17 00	
" "	" Fine Shirt	1 05	
" "	" Flannel shirt 65 Cents or 25	90	
" "	" Cocks 2 buttons	25	
July 10	By Note of R B. Wallen		15 00
" 18	To 1 Gal-Machine Oil	50	
" "	" 3 " Oil Can-	50	
" "	" X Cut Saw Fil	25	
" 21	" Under Jefferson Roberts	2 00	
" 24	" " Durken -	75	
" 27	" " M. F. Country	75	
Sept 5	" " James Phillips	4 45	
Nov 9	" Pearl Buttons	20	
" 10	" Burial Goods	3 35	
	Total Debits	\$ 31 95	
	Less " Credits	15 00	
	Balance due	\$ 16 95	

J. 2

St. Paul
La. 70

Testerman Bros

Produce from 1888 \$16.70
Sent to New 1889 1.02
\$17.97

The Estate of A. R. Anderson
1888 To M. W. Livingston On

To this amount assumed to be paid
by A. R. Anderson to J. P. Horton for
me ----- \$100.00
By bal. on settlement with Adam. 13.44
Bal. due ----- \$86.56

Sworn to before me by M. W. Livingston
Aug. 9th 1889. J. P. Horton

I perceive by state that A. R. Anderson some time
before his death wrote to me that he would see that
a note ~~was~~ would be settled that I held against
M. W. Livingston for one hundred and thirty
dollars. The said A. R. Anderson did not
settle the note with me before his death
Singer this Aug 17th 1889 John P. Horton

we agreed this is right
M. W. Livingston
M. L. Anderson

W. H. Thompson

23 March

202 // 86.50

W. H. Thompson

W. H. Thompson

Int. to Over. 1st 1889

1.73

// 88.27

L 2

A. P. Anderson
Do. Notman

#5388

Virginia Scott County to wit.

This day Hugh J. Moore personally appeared before me the undersigned and made oath that the note hereto attached, executed by A. R. Indersante affiant for the sum of fifty three \$8/100 dollars, due & payable six months after date and dated Jan. 28th 1870 is lost and unpaid, and is not entitled to any credit. Given under my hand this March 12 1887.

J. H. Dwyer Clerk

Hugh J. Moore

vs. Affidavit on
Bills.

A.R. Inclusiones adun

Prindue July 28 1850 \$53.88
+ to 1851 62.00
\$115.88

No 12

x

State of Tennessee ~~58~~ 58 personally
Hancock County } appeared before me
E. O. Bowen a clerk of the circuit court within and for
the county aforesaid - W. J. Testerman of
The firm of Testerman and Anderson, ^{doing business at Lyles Ford Tenn} and
make oath in due form of Law that
A. R. Anderson Deed of Blackwater-Lee
county - V. A. - is in account with the above
named firm. as shown in the following
itemized Statement of account and that
the same is just and True and the
Sum of \$17.¹⁷/₁₀₀ dollars are yet unpaid
W. J. Testerman

also personally came W. A. Testerman
and makes oath in due form of Law
that ~~they~~ ^{he} were acquainted with the firm
of Testerman and Anderson, and that
they were doing business under the style
of the above named firm and that they
were in business at the time the account
bore date and know the fact that

A. R. Anderson of Blackwater-Lee county
V. A. were dealing with said firm about
the time the following statement bore date
W. A. Testerman

Sworn to and subscribed
before me this April the 27th 889
I certify that the contents were fully
made known to the foregoing witnesses
before swearing

E. D. Bowen Clerk
circuit court

A. R. Anderson Seed Co
 To Testerman Anderson
 By his Order
 Am

1887

Mch 13	To Flour 80 Flour points 40 1/2 Buden	^{\$2.87} 4 07	
" "	By cash		2 00
" 29	To Millet Seed	3 50	
Apr 20	" Corn of James Testerman	15 00	
" 23	" Order Marion Testerman by Honor	80	
" 27	" " Anderson Minor	2 00	
" 29	" coffee 75 cups 15-	70	
May 2	" Cash	1 78	
" 11	By cash		3 00
" 13	To Unmunt paid Rec. Anderson	4 00	
" 14	" Flour 80 (5/14) order Fayette Willis ⁵⁰	5 80	
" 25	" Order James Vanzant	65	
June 8	" " Fayette Willis	3 00	
" 15	" " John McPherson	5 90	
July 2	" Flat per corn	2 00	
" "	By Strips sold W. T. Testerman		2 00
" "	To Freight on Raft Goods	1 25	34 00
" "	" Hauling " "	60	
Total		\$ 51 17	
Less Credits		34 00	
To Bullant due		\$ 17 17	

26. 2

A. R. Anderson
Dr To

Debitum Anderson

Dr. Anderson, 1887, \$11.11
Debit. to Debit. 1887, 1.25
\$12.36

W. T. ANDERSON,

OFFICE OF

E. J. WYGAL.

A. R. Anderson & Co. State Dr
 ➔ **ANDERSON & WYGAL,** ➔

DEALERS IN

† General † Merchandise. †

AND COUNTRY PRODUCE

BLACK WATER, VA.

Acch. of

188

Anderson & W. P. Morrison

1887

June 25 th	Order per B. Mee	2	50		
"	paid Geo. Astburn		87½		
"	Coal oil per Mat.		15		
July 1 st	To raisons		5		
"	Paid Fayette Willis	1	00		
"	Balance on syrup		5		
"	To Cash		50		
" 21 st	By cash				50
" 28 th	1 bottle ink		5		
" 29 th	By cash				50
"	Paid Chaborn Vangant	1	1½		
" 30 th	To Flour	1	30		
"	Ribbon & hair pins		10		
"	To Flour per J. Vangant		68		
Aug. 1	Coffa per Wm Wood		50		
		8	85		530

W. T. ANDERSON,

F. J. WYGAL.

Account of J. P. Person
ANDERSON & WYGAL

DEALERS IN

General Merchandise.

AND COUNTRY PRODUCE

BLACK WATER, VA. 188

1887	Carried over			
Aug 5	Paid Geo Moore	1	85	00
" 9	Order per Mary Joyner		50	
" 11	To mail	1	60	
" "	" Flour	1	55	
" "	To 10 lbs flour		30	
" "	Gate bolts		50	
" 16	Flour per J. Ausburn	1	00	
" 22	To oil		10	
" 24	" Calico		35	
" "	7 yds gingham	1	05	
" 27	To flour		75	
" "	Bale Cotton		95	
" "	To sugar		50	
" "	" Molasses per Mattie		25	
" 28	Paid to McInerney		01	
" 30	" Wm Ausburn		80	
		24	25	530

➤ ANDERSON & WYGAL, ⚡

DEALERS IN

† General † Merchandise. †

AND COUNTRY PRODUCE

BLACK WATER, VA. _____

		188		
1887	Carried over	24	23	530
Aug. 27	To Mdse	1	85	
Sept. 1	To 1 pr. shoes	1	20	
" "	" Mdse per. Sam. 2 nd	2	05	
" "	By watermelons			65
" 3"	To 1 pr half soles		15	
" 7	Paid Vas. McPherson	2	50	
" 10	" Wm Ausburn		10	
" 9	To Corset & gloves		60	
" 10	" Mdse	2	70	
" "	" Kneefuckles		25	
" "	" Shoes per "Lea"	1	35	
" 12	" rope		6	
" 13	" Tumblers		15	
" "	" Mdse per Mother	2	17	
" 14	" Tobacco per Lewis Johnson		10	
" 15	Paid Jesse Sigeman		25	
		39	23	615

➤ ANDERSON & WYGAL, ➤

DEALERS IN

† General † Merchandise. †

AND COUNTRY PRODUCE

BLACK WATER, VA. _____ 188

1887	Carried over			
Sept 19	To M ^d ie per mother	39	23	615
" 19	By Hauling	5	00	360
" 21	To nails		5	
" "	Order per Abe Anstarn	4	00	
" "	By cash per S. E. Robinett			300
" 28	To Order per Geo. Weely	4	15	
" 28	By m ^d ie 1 pr. shoes		90	
" "	To 3 glasses		25	
" 30	" Order per Mary Johnson		25	
Oct 1	" verbal order per S. E. Robinett	2	00	
" 4	" bal on jersey		33	
" 5	Paid John Roberts		25	
" 14	To sugar & crackers		35	
" 14	" Thread & buttons		25	
Nov	To balance	37	11	128

of the same, & Mr. [unclear] [unclear]
 the principal [unclear] [unclear] [unclear]
 personally appeared before me, and
 made oath in due form that the
 above account is [unclear] [unclear]
 true, justly due, and unpaid to
 said firm, and that he is not
 aware that he believes the above
 account to be just, [unclear]
 [unclear] [unclear] this 1st day of 1887.
 A. J. [unclear]

L. 2
49.72
 83.8
 1887/1888
 1887/1888
 1887/1888
 1887/1888

1887/1888
 1887/1888
 1887/1888
 1887/1888

This should
be Dec 1887 (not 1884)

Dr. 480 3" 1889 \$490.00
paid to H. A. Anderson
for the receipt in this
document signed by A. R. Anderson
and H. A. Anderson.

This deed made this 8th day
of December 1884, by and be-
tween A. R. Anderson of the
first part and A. L. Pickens
trustee of the other part wit-
nesseth, that whereas said
Anderson and one Leasing Tes-
tament on the 28th day of August
1885, purchased from the Birds-
all Company and the Eagle
Machine Works an Engine and
Saw-Mill (Steam) at the price
of \$1501 and ten percent attor-
neys fees in the event of suit.
and whereas suits have been
instituted on all these notes and
are now pending, and where-
as the said Anderson and Tes-
tament have filed pleas of
offset & failure of Consider-
ation to said notes, now to
fully adjust the matter of
difference, between the parties
the Birdsall Company by
its atty. A. L. Pickens here-
by agrees to and does release
said Anderson and Testament
from the payment of three
hundred dollars of the

date of the Contract 20th of
August 1885. And the said Ander-
sen agrees and binds himself
to pay the residue of said
Contract and legal interest on
the same from said 20th day of
August 1885, and the ten percent
attys fees of Patrick Hagan to
whom the matter is here referred
shall decide it is legally re-
coverable otherwise he is not
to pay that) He is to pay
the same one third each
year from this date - and all
costs legally chargeable in
said Cause are also to be paid
by said Andersen except the
attys fees in the Chancery Cause
which is released to him abs.

Now to secure these payments
the said Steam Engine & Saw mill
are hereby conveyed in trust to said
A. L. Dickman, and the same
is to remain, but the use thereof
turned over to said Andersen
until the last payment
falls due. And to further se-
cure the proper use & Control

of said Mill and the payment
of said sum to said Anderson
hereby grants, bargains, sells and
conveys unto said Enclosure trustee
as aforesaid his farm situated
on black water whereon he now
resides for a particular descrip-
tion of which reference is here
made to his deed and title
papers. And should said
Anderson fail to pay said
sum as they fall due then the
said trustee may sell so
much of said lands after
30 days notice as will pay
the same - The sale to be made
on the premises or at the front
door of the Court house as the
said trustee may deem best
And all other thing relating hereto
shall be adjusted and settled
as now provided by the laws
of Virginia relating to trusts
And the said Anderson cove-
nants that he will warrant
said lands hereby conveyed
generally - Witness the following sig-
natures & seals this 14th day of June first
above written.

J. R. Anderson

Virginia Lee County to wit:

I, John R. Gibson Clerk of Lee County and
in the State aforesaid do certify that T. R.
condemner whose name is signed to the fore-
going deed of Trust bearing date the 8th
day of December 1887, has acknowledged
the same before me in the County aforesaid
and said deed is admitted to record.
Given under my hand this Dec 9th 1887.
John R. Gibson Clerk.

A. R. Additions

20 } deed Trust.

W. L. Proclamations

Records in deed

Book 123 P. 18

J. R. Gibson clk.

Examined

8 1/2
8 1/2
8 1/2

collected 7/1887.

KNOW ALL MEN BY THESE PRESENTS, That we

Henry J. Morgan
and J. A. Hyatt and *and*
are held and firmly bound unto the Commonwealth of Virginia, in the sum of *Seven*
Thousand

dollars, to the payment whereof, well and truly to be made to the said Commonwealth of Virginia, we bind ourselves and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents, hereby waiving the benefit of our homestead exemptions as to this obligation, and any claim, right, or privilege to discharge any liability arising under this bond, or by virtue of said office or trust, in any currency, funds, counter claims or offsets other than legal-tender currency of United States. Sealed with our seals, and dated *12th* day of *September*, one thousand eight hundred and *Eighty nine*

The Condition of The Above Obligation is Such, That if the above bound *Henry J. Morgan* shall faithfully perform the duties of *his* office or trust, as *Commissioner*

under a decree of the Circuit Court of the County of Lee, pronounced on the *2nd* day of *Sept*, 1889, in the suit therein depending under the name and style of *Henry J. Morgan* Plaintiff vs. *Wm. J. Anderson et al* Defendants

and properly account for all sums of money *he* may receive as such *Commissioner*

then this obligation to be void, otherwise to remain in full force and virtue.

Signed, sealed and acknowledged in the presence of

Henry J. Morgan (SEAL)

J. A. Hyatt (SEAL)

(SEAL)

In the Clerk's Office of the Circuit Court of the County of Lee

This day *J. A. G. Hyatt* sureties on the above bond, made oath before me J. A. G. Hyatt, Clerk of the Circuit Court of the County of Lee, that *they have and own* estate after the payment of all *their* just debts, and those for which *they are* bound as securit for others, and expect to have to pay *all* worth the sum of *Seven thousand* dollars.

Given under my hand this *12th* day of *Sept*, 1889.

Teste: *J. A. G. Hyatt* Clerk.

Henry J. Morgan
4 Courts
vs 3 Bonds
Jm L. Anderson

Filed Sept. 12th 1889,
J. A. Hyatt & Co

The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You to Summon

*Wm. T. Andersson, Admr of
A. R. Andersson decd, and in his own right as
one of the heirs at law A. J. Livingston in his
own right and as Security for said Wm. T. Andersson
as such Admr. John Andersson, Harry Barton (Allen)
Barton Hugh C. Andersson, Mattie Andersson,
Maud Wygal, Dr. Frank J. Wygal, L. T. Duncan Trustee
Cowan McElung & Co, A. L. Philbrick Trustee &c,
The Birdsall Co The Eagle Machine Works and
Hugh J. Moore*

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday
in *March* next, being rule day to answer a bill in Chancery exhibited in our said Court
against *them* by *Henry J. Morgan*

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse.

This *19th* day of *February* 18*99*, in the 11 *3* year of the Commonwealth.

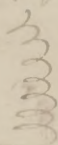
J. A. G. Hyatt Clerk.

A Copy Teste

*15
13
48
18
198*

H. J. M.

H. J. Morgan

vs  Spain Gray

Wm F. Anderson et al

To March Rules 1887.

Executed by 2 Judges

E. B. Hollen

D. Sheriff.

for R. D. Tennyson
Sheriff.